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Tuesday, June 3, 2008

THE POLLS WILL BE OPEN FROM 7 A.M. TO 8 P.M.

Voter Information Pamphlet & Sample Ballot



A Vote-by-Mail Application is provided on the back cover of this pamphlet.

重要:如果你已經申請中文版的選舉材料,不久你會收到中文版的選民 資料手冊。中文版的手冊不包含選票樣本。

請保留這份選民資料手冊,以便參閱其中的選票樣本。如果要索取中文 版的手冊或需要其他協助,請致電 415-554-4367。

IMPORTANTE: Si usted ha solicitado materiales electorales en español, dentro de poco se le enviará un folleto de información para los electores en español. El folleto en español no contendrá la muestra de la boleta. Guarde esta copia del folleto en inglés para consultar su muestra de la boleta. Para solicitar una copia del folleto en español o recibir algún otro tipo de asistencia, por favor llame al 415-554-4366.

This Voter Information Pamphlet contains a sample ballot for the following political parties:

本選民資料手冊包含以下黨派的選票樣本:

Este Folleto de Información para los Electores contiene una muestra de la boleta electoral de los siguientes partidos políticos:

Green

Libertarian

自由論黨 / Libertario

Peace and Freedom 和平自由黨 / Paz y Libertad

Republican

共和黨 / Republicano

Nonpartisan (Decline-to-State) Voters 無黨派選民 / Electores No Afiliados

Check the back cover of this pamphlet for your party registration and polling place address. Your polling place may have changed!

請查看這本手冊的封底,以了解你的黨派以及投票站地址。你的投 票站地點可能已經有改動!

Verifique su afiliación a un partido político y la dirección de su lugar de votación en la contraportada de este folleto. ¡Su lugar de votación puede haber cambiado!

Published by:

Department of Elections

City and County of San Francisco 1 Dr. Carlton B. Goodlett Place, Room 48 San Francisco, CA 94102-4634

Department of Elections: 415-554-4375

選務處: 415-554-4367 Departamento de Elecciones: 415-554-4366

TTY: 415-554-4386 www.sfaov.ora/elections

Ballot Type 05

Join the Pollworker Team on Election Day!

Our success in providing the best voting experience to San Francisco voters depends on your support! Do not wait – join our team of pollworkers!

The Department of Elections is always looking for dedicated, efficient and friendly people to work as pollworkers on Election Day. Over 2,500 workers are needed to staff 561 polling places in various locations throughout the City.

Complete the application below, cut it out and mail or fax it to:

Department of Elections Pollworker Division 1 Dr. Carlton B. Goodlett Place, Room 48 San Francisco, CA 94102-4634 Fax: 415-554-7829

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DEPARTMENT OF ELECTIONS — POLLWORKER APPLICATION

I am a REGISTERED VOTER of CALIFORNIA and would like to be placed on a list of potential pollworkers for the June 3, 2008 Consolidated Statewide Direct Primary Election or future elections.

FIRST NAME	M.I.	LAST NAME		
			San Francisco, CA	
ADDRESS			ZIP CODE	
E-MAIL ADDRESS () HOME PHONE	() CELL PHONE		Do you have access to reliable transportation in order to pick up and deliver election materials?	YES NO
Sign Here		/ / 08 TODAY'S DATE	DATE OF BIRTH (Month)	Day/Year)

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38-IFC-EN-J08

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SAN FRANCISCO VOTER INFORMATION PAMPHLET

Published by the Department of Elections City and County of San Francisco 1 Dr. Carlton B. Goodlett Place, Room 48 San Francisco, CA 94102-4634 www.sfgov.org/elections

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DEPARTMENT OF ELECTIONS City and County of San Francisco www.sfgov.org/elections



JOHN ARNTZ Director

April 16, 2008

Dear San Francisco Voter:

In the June 3, 2008 Consolidated Statewide Direct Primary Election, voters must vote according to their party affiliations. <u>Voters who have registered with a particular political party may only receive that party's ballot, and cannot vote using another party's ballot.</u>

However, the Democratic Party and the Republican Party will allow voters who have declined to state a party affiliation to vote on their party ballots. Decline-to-state voters may also vote a purely nonpartisan ballot, which includes only state and local measures and the contest for Judge of the Superior Court.

Decline-to-state voters who are also permanent vote-by-mail voters have been mailed a postcard that they can use to request a Democratic or Republican Party ballot. Decline-to-state voters who vote at polling places on Election Day must tell the pollworker if they want either of these party ballots. If no request is made, the voter will receive a nonpartisan ballot.

Please read page 6 of this pamphlet for more information about party-affiliated and decline-to-state voters. The last day for people to register to vote in this election or to change their party affiliation is May 19.

YOUR BALLOT

The ballot will have partisan candidate contests (if any), the contest for the Judge of the Superior Court, and state and local measures on the same side. Any candidate contests will appear on the left side of the ballot and the measures will appear in the middle of the ballot. Also, most ballots have contests on the back of the cards, so remember to look on both sides of each ballot card before mailing your ballot to the Department of Elections or voting at the polling place.

VOTING IN CITY HALL

29 days before every election, outside our City Hall office, the Department opens a polling place that is available for all voters regardless of where they live in the City. Before the May 19 deadline to register to vote, people can change their registration information such as their party affiliation and then vote the same day. The City Hall polling place is open during the week from 8 a.m. until 5 p.m. and during the two weekends prior to Election Day – May 24 and 25, May 31 and June 1 – from 10 a.m. until 4 p.m. until 4 p.m.

TO CONTACT US

If you have questions or need more information on any issue related to the election, please contact the Department at 554-4375, 554-4367 (Chinese), or 554-4366 (Spanish). Also, our Web site – www.sfgov.org/elections – is an excellent source of information and provides materials in English, Chinese, and Spanish.

Respectfully, John Arntz, Director



Purpose of the Voter Information Pamphlet

The purpose of this pamphlet is to provide voters with information about candidates and ballot measures before each election. In addition to the sample ballot, this pamphlet contains: information about voting in a primary election; an impartial summary of each local ballot measure prepared by the City's Ballot Simplification Committee; a financial analysis of each local ballot measure prepared by the City's Controller; an explanation of how each local ballot measure qualified for the ballot; arguments supporting and opposing local ballot measures; and the legal text of each local ballot measure.

You may bring this pamphlet with you to your polling place. In addition, every precinct is supplied with a copy of the Voter Information Pamphlet. Please ask a pollworker if you would like to see it.

The Department of Elections delivers the Voter Information Pamphlets to the Post Office for delivery to individual voters. If you do not receive your pamphlet by May 19, 2008, please contact your local Post Office and the Department of Elections.

This pamphlet is also available in Chinese and Spanish.

這本手冊有**中文**版,如果要索取中文版,請致電:(415)554-4367。

Este folleto también está disponible en español. Para solicitar una copia, por favor llame al 415-554-4366.

The Ballot Simplification Committee

The Ballot Simplification Committee prepares an impartial summary of each local ballot measure. In addition, the Committee writes or reviews other information in this pamphlet, including the glossary of "Words You Need to Know" and the Frequently Asked Questions (FAQs). The Committee members have backgrounds in journalism, education and written communication, and they volunteer their time to prepare these informational materials for voters. The Committee members are:

Betty Packard, Chair

Nominated by the Northern California Broadcasters Association

Suzanne Stassevitch

Nominated by the League of Women Voters

Dana Chisnell

Nominated by the Northern California Media Workers Guild

June Frans

Nominated by the National Academy of Television Arts and Sciences

Ann Jorgensen

Nominated by the San Francisco Unified School District

Ann O'Leary, ex officio

Deputy City Attorney

Accessible Voting and Services for Voters With Disabilities

Vote-by-Mail before Election Day – Vote-by-mail voters are mailed an official ballot prior to the upcoming election, which allows them to vote privately and at their own leisure. Any registered voter may request to vote by mail in any election. A Vote-by-Mail Application can be found on the back cover of this pamphlet. For more information, see page 7.

Early Voting in City Hall – During the 29 days prior to an election a voter may come to the Department of Elections on the ground floor of City Hall and vote. City Hall is fully accessible from any of its four entrances. The polling station at City Hall is equipped with all of the assistance tools provided at all polling places on Election Day. For more information, see page 7.

Access to the Voter Information Pamphlet – The San Francisco Public Library for the Blind and Print Disabled, at 100 Larkin Street, distributes recorded copies of the Voter Information Pamphlet on cassette. To request a copy call Martin Magid at 415-557-4253. These are also available at the Department of Elections. In addition, you may access a PDF or text copy of the Voter Information Pamphlet online on the Department of Elections Web site: www.sfaov.org/elections

Accessible Voting Machine – Voters with, but not limited to, sight and mobility impairments have the option to use an accessible voting machine. This machine is designed to assist voters with specific needs to vote independently and privately; it is available at every polling place on Election Day. For instruction on its use, please see page 14.

Other Forms of Assistance at the Polling Place:

Personal Assistance – A voter may bring up to two persons, or pollworkers, into the voting booth for assistance in marking his or her ballot.

Curbside Voting – If a voter is unable to enter a polling place, pollworkers can be asked to bring the necessary voting materials to the voter outside the polling place.

Reading Tools – Every polling place is provided with large print instructions on how to mark a ballot and special optical sheets to magnify the print on the ballot.

Seated Voting – Every polling place has at least one voting booth that allows voters to vote while in a seated position.

Voting Tools – Every polling place has two easy-grip pens for signing the roster and marking the ballot.

TTY (Teletypewriter Device) – The Department of Elections can also be reached via TTY by calling 415-554-4386.

If your polling place is not functionally accessible, you may call 415-554-4551 prior to Election Day to find out the location of the nearest accessible polling place within your district. For accessible polling place information on Election Day, or further information on accessibility for the upcoming election, please contact the Department of Elections at 415-554-4375.

Multilingual Voter Services: Voter Assistance in Chinese and Spanish

多種語言選民服務: 選民中文和西班牙文語言協助

Servicios Multilingües para los Electores: Asistencia para los Electores en Chino y Español

In compliance with federal law and local ordinance, the Department of Elections provides services to voters and official election materials in Chinese and Spanish, in addition to English. Multilingual voter services include:

- Translated election materials including: ballots, voter registration forms, voter notices, vote-by-mail ballot applications and instructions, and Voter Information Pamphlets.
- Telephone assistance in Chinese and Spanish, available Monday through Friday, 8 a.m. to 5 p.m. and from 7 a.m. to 8 p.m. on Election Day.
 - Telephone Assistance in Chinese: 415-554-4367
 - · Telephone Assistance in Spanish: 415-554-4366
- Instructional signs in English, Chinese and Spanish at all polling places on Election Day.
- · Chinese and Spanish bilingual pollworker assistance at designated polling places on Election Day.
- · Voter information in Chinese and Spanish on our Web site at www.sfgov.org/elections

《中文選民服務

依照聯邦法律和地方法令,選務處提供選民中文服務和官 方選舉資料。中文服務包括:

- 已翻譯的選舉資料,其中包括:選票、選民登記表、 選舉預告、郵寄投票申請表和指南以及選民資料手 冊。
- 由星期一至星期五上午8時至下午5時及選舉日上午 7時至晚上8時提供的中文電話協助:415-554-4367。
- 於選舉日在每個投票站提供中文的說明標牌。
- 於選舉日在指定的投票站提供中文語言協助。
- 在選務處網站(www.sfgov.org/elections)提供中文選舉 資料。

中文版的選民資料手册

除了英文版選民資料手冊之外,選務處還提供中文版的選 民資料手冊。如果你想要選務處郵寄給你一本中文版的選 民資料手冊,請致電:415-554-4367。

Asistencia para los Electores en Español

Conforme a la ley federal y el reglamento municipal, el Departamento de Elecciones proporciona materiales electorales y asistencia a los electores en español. Servicios para los electores en español incluyen:

- Materiales electorales traducidos incluyendo: la boleta electoral, el formulario de inscripción para votar, avisos a los electores, solicitudes e instrucciones para votar por correo y el Folleto de Información para los Electores.
- Asistencia telefónica en español disponible de lunes a viernes de 8 a.m. a 5 p.m. y en el Día de las Elecciones de 7 a.m. a 8 p.m. llamando al 415-554-4366.
- Rótulos con las instrucciones en español en los lugares de votación el Día de las Elecciones.
- Trabajadores electorales bilingües en los lugares de votación designados.
- Información electoral en nuestro sitio Web en español: www.sfgov.org/elections

El Folleto de Información para los Electores en español

Además del Folleto de Información para los Electores en inglés, el Departamento de Elecciones provee un Folleto de Información para los Electores en español a los electores que lo soliciten. Si desea recibir un Folleto de Información para los Electores en español, por favor llame al 415-554-436

Primary Election Information for Party-Affiliated and Decline-to-State (Nonpartisan) Voters

The Department of Elections has provided this sample ballot booklet for the June 3, 2008 Consolidated Statewide Direct Primary Election for the following qualified parties:

- · American Independent Party
- Democratic Party
- Green Party
- Libertarian Party
- Peace and Freedom Party
- Republican Party

To determine your party registration, look at the box containing your polling place address on the back cover of this booklet. The party with which you are registered is identified by one of the codes listed below:

Al	American Independent Party	PF	Peace and Freedom Party
DEM	Democratic Party	REP	Republican Party
GRN	Green Party	NP	Decline to state a party affiliation (DTS) / Nonpartisan
LIB	Libertarian Party		*

The June 3, 2008 election is a modified closed primary. In this type of election, a voter who has registered with a particular political party may vote only for candidates from that party. Voters who declined to state a party affiliation at the time of registration (decline-to-state voters) may request a ballot from one of the parties that allow decline-to-state voters to vote their party ballot in this election. All registered voters, regardless of party affiliation, may vote in nonpartisan contests and for or against ballot measures.

In this election, decline-to-state voters may request a party ballot for the following political parties:

- The Democratic Party, which allows decline-to-state voters to vote for candidates for all offices except County Central Committee.
- The Republican Party, which allows decline-to-state voters to vote for candidates for all offices except County Central Committee.

Note: The American Independent Party also allows decline-to-state voters to vote its party ballot in this election. However, there are no American Independent Party candidates for any partisan contest; instead, a nonpartisan ballot that includes candidates for nonpartisan office and ballot measures is available.

Decline-to-state voters who wish to receive a ballot from one of the parties listed above must request that ballot from a pollworker when signing the roster on Election Day. Decline-to-state voters requesting a vote-by-mail ballot can indicate their choice on the Vote-by-Mail Application located on the back cover of this Voter Information Pamphlet. Please note that under state law, when a decline-to-state voter chooses a party ballot, this choice must be noted in the roster of voters and becomes part of the public record.

Decline-to-state voters who do not request a specific party ballot will be given a nonpartisan ballot that includes only nonpartisan contests and the measures to be voted on.

Sample ballots begin on page 21. To find the page number of your sample ballot, please refer to the Table of Contents or the front cover of this pamphlet.

To change your party registration, you must complete and submit a new voter registration card by May 19, 2008. You can request that a voter registration card be mailed to you on our Web site at slgov.org/elections or by calling 415-554-4375, or fill one out in person at the Department of Elections in City Hall.



Early Voting in Person or by Mail

(Absentee Voting)



Any voter may request a vote-by-mail ballot (absentee ballot). You can request that a ballot be mailed to you, or you can come to the Department of Elections and vote in person starting on May 5, 2008.

VOTING IN PERSON

You can vote on or before Election Day at City Hall, 1 Dr. Carlton B. Goodlett Place, Room 48. Office hours for early voting are as follows:

- 8 a.m. to 5 p.m., Monday through Friday, beginning May 5, 2008;
- 10 a.m. to 4 p.m., Saturday and Sunday, May 24–25 and May 31–June 1;
- 7 a.m. to 8 p.m. on Election Day, Tuesday, June 3, 2008.

VOTING BY MAIL FOR THIS ELECTION ONLY

To request a ballot by mail, complete the application on the back cover of this pamphlet, and mail it to the Department of Elections. For may also request a ballot by sending a written request or postcard to the Department of Elections. Remember to include your home address, the address to which you want the ballot mailed, your birthdate, name and signature.

Your signature must be included! Mail your request to the address on the front cover of this pamphlet, or fax it by 415-54-4372. Your request must be received by the Department of Elections before 5 p.m. on May 27, 2008. (By law) Department of Elections cannot accept requests for mailed ballots received after 5 p.m. on May 27, 2008, regardless of when these requests were post-marked!) Once we process your request, a ballot will be sent to you.

When you receive your ballot, please read the instructions carefully. You can mark your ballot using a #2 pencil (recommended) or a black pen. If you use another type of marking device, the vote-counting machines may not record your votes properly. (Do not use a felt-tip pen because these can bleed through to the reverse side of the ballot card.) You can mail your ballot back to the Department of Elections—free-of-charge—by inserting your ballot into the envelope provided, signing and sealing the envelope, and dropping it in any mailbox—no stamp is required. You can also drop off your voted ballot at any San Francisco polling place on Election Day, Tuesday, June 3, 2008. The Department of Elections MUST receive your ballot by 8 np. no Tuesday, June 3, 2008.

If your ballot is damaged or you make a mistake, check the "Spoiled Ballot" box on the back of the return envelope and return it to the Department of Elections, no later than 5 p.m. on May 27, 2008, to be mailed a new one. You may also surrender the spoiled ballot at your polling place or at the Department of Elections in City Hall, Room 48, to obtain a new ballot.

VOTING BY MAIL FOR ALL ELECTIONS

Any voter may request to be a permanent vote-by-mail voter (permanent absentee voter).

Once you are on our permanent vote-by-mail voter mailing list, we will mail you a ballot automatically for every election until you move, re-register, or do not vote in two consecutive statewide general elections.

If you do not vote in two consecutive statewide general elections, you will no longer be a permanent vote-by-mail voter. However, you will remain on the voter roll unless the Department of Elections has been informed that you no longer live at the address at which you are registered. To regain your permanent vote-by-mail status, you will need to re-apply as described below.

To become a permanent vote-by-mail voter, complete the Vote-by-Mail Application on the back cover and return it to the Department of Elections, or call for an application at 415-554-4375. Be sure to check the box that says, "Permanent Vote-by-Mail Voter" and sign your name where indicated.



IMPORTANT NOTICE TO PERMANENT VOTE-BY-MAIL VOTERS

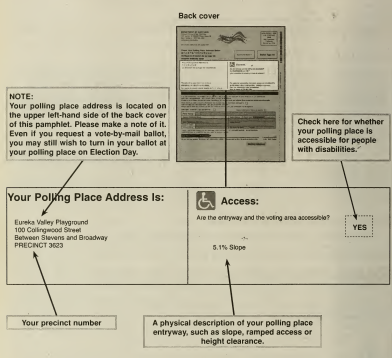
If you have already registered as a permanent vote-by-mail voter, your ballot will be mailed on or about May 5. To find out if you are registered as a permanent vote-by-mail voter, please call the Department of Elections at 415-554-4411. If you have not received your ballot by May 19, please call 415-554-4375.

Track and Confirm Receipt of Your Vote-by-Mail Ballot

Vote-by-mail voters can track and confirm when their voted ballot was received by the Department of Elections. To determine the receipt status of your ballot, visit our Web site at www.sfgov.org/elections or call the Department of Elections at 415-554-4411.

How to Locate Your Polling Place Note: Your Polling Place May Have Changed!

Check the back cover of this pamphlet (upper left-hand side):



Your polling place address is also available at the Department of Elections Web site: www.sfqov.org/elections

If your polling place is not functionally accessible, you may call 415-554-4551 prior to Election Day to find the nearest accessible polling place within your district. For accessible polling place information on Election Day, call 415-554-4375.

Polling Places Change Every Election

Each election an average of 13% of San Francisco's polling places change due to cancellations. To confirm the location of your polling place, always check the back cover of your Voter Information Pamphlet. There you will find the accessibility status and location of your polling place, including cross-streets.



Check the back cover of your Voter Information Pamphlet before each election.



Change of Polling Place Card

If a polling place becomes unavailable after the Voter Information Pamphlet has been mailed, the Department of Elections sends change notification postcards to all registered voters within the precinct to inform them of the new location.



Change of Polling Place Signs

For those voters who are unaware that their polling place has changed, the Department of Elections posts "Change of Polling Place" signs at the address of the old location on Election Day. Voters can tear off a sheet of paper with the location name, address and cross-streets of their new polling place from a pad attached to the "Change of Polling Place" sign.

Some Voters Must Vote by Mail

Voting precincts with fewer than 250 registered voters may be designated "Mail Ballot Precincts". An official ballot and postage-paid return envelope will be mailed automatically to all voters in those precincts approximately four weeks before every election.



For those voters who would prefer to drop off their official mail ballot at a polling place, the location names and addresses of the two polling places nearest their precinct are provided with the ballot.

Visit our Web site www.sfgov.org/elections for information on:





VOTING

- Voting by mail
- · Voting at the polls on Election Day
- · Polling place and sample ballot look-up
- Access for voters with disabilities

MULTILINGUAL VOTER SERVICES

- List of services available in English, Chinese and Spanish
- Contact numbers for Chinese and Spanish telephone assistance
- Bilingual voter registration forms and vote-by-mail ballot applications
- Voter Information Pamphlets in Chinese and Spanish

UPCOMING ELECTIONS

- Election calendar
- · Official list of local ballot measures
- · Qualified candidates list
- · Voter Information Pamphlet

HOW TO GET INVOLVED

- Become a pollworker on Election Day
- High school student pollworker program
- · Provide your property as a polling place
- Voter education programs

ANNOUNCEMENTS

- · Press releases and memoranda
- · Employment opportunities
- Local election results

ELECTIONS ARCHIVE

- Historical Voter Information Pamphlets going back to 1907!
- · Election results dating back to 1995
- Historical voter turnout records

Your first source for election information is www.sfgov.org/elections



Contacting the Department of Elections

The Department of Elections has telephone lines for specific purposes:

- · For general information, call 415-554-4375;
- To register to vote, call 415-554-4375;
- To request a Vote-by-Mail Application, call 415-554-4375;
- · For assistance in Chinese, call 415-554-4367; 中文電話協助: 415-554-4367;
- · For assistance in Spanish, call 415-554-4366; Para recibir asistencia en español, llame al 415-554-4366;
- For TTY assistance, call 415-554-4386;
- For information about becoming a pollworker, call 415-554-4395;
- For election results on Election Night, call 415-554-4375;
- To offer your facility as a polling place, call 415-554-4551;
- To request a voter education presentation or voter education materials for distribution, call 415-554-4340.

Our office hours are Mondays through Fridays (except holidays) from 8 a.m. until 5 p.m.



To Vote by Mail

DEF

- 1. Complete and detach the application on the back cover of this pamphlet.
- 2. Affix sufficient postage where indicated.
 - Drop your completed application into a mailbox.

Applications must be received by the Department of Elections no later than 5 p.m. on Tuesday, May 27, 2008.



Check the upper left side of the back cover of this voter pamphlet for the location of your polling place.



Your Polling Place May Have Changed

We urge you to double-check the location of your polling place printed on the back cover of this pamphlet.

Voting at Your Polling Place on Election Day



Approach the table where pollworkers are issuing ballots and state your name and address. When one of the pollworkers finds your name in the roster of voters, the pollworker will repeat your name and address. Sign your name on the signature line next to your name in the roster of voters.

The pollworker will give you your ballot and your ballot's stub receipt in a blue secrecy folder. Your ballot may consist of multiple cards. Take your ballot to one of the voting booths, where you may mark your ballot in privacy. There will be a special ballot-marking pen in each voting booth.

Marking the Ballot

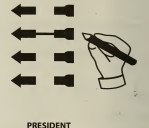
You will vote a paper ballot that may be printed on both sides of the page, unless you prefer to use an accessible touchscreen voting machine (see page 14). Using the ballot-marking pen provided at your polling place, mark your ballot by connecting the head and tail of the arrow pointing to your choice for each contest, as shown in the picture. Be sure to review both sides of each ballot card!

Please note: the number of candidates you may select for each contest or choice will be printed above the list of candidate names for each contest. If you overvote by marking more than the allowed number of candidates for any contest or choice, or by marking both "YES" and "NO" in a measure contest, your votes for that contest cannot be counted!

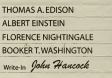
In addition to the candidates listed on the ballot, there may be other people running as qualified write-in candidates. For a list of qualified write-in candidates, please ask a pollworker. Voters with mailed ballots may access the list of qualified write-in candidates by visiting our Web site at www.sfgov.org/elections or by calling the Department of Elections at 415-554-4375.

To vote for a qualified write-in candidate, write the name of the candidate in the space marked "Write-in." You must connect the head and tail of the arrow pointing to the "Write-in" space for your write-in vote to be counted. Only write-in votes for qualified write-in candidates can be counted. Do not write in a vote for a candidate whose name is printed on the ballot.

If you make a mistake while voting, ask a pollworker for another ballot. Voters may request up to two replacement sets of ballots.



PRESIDENT Vote For One





Once You Have Marked Your Ballot



Make sure that your ballot stub receipt has been detached from each ballot card, insert your ballot, one card at a time, into the solt in the front of the voting machine. The ballot can be inserted into the voting machine in any direction: upside down, right side up, backwards or forwards. The voting machine counts the votes electronically when the ballots are inserted by the voter. The ballots are stored in a locked compartment inside the voting machine.



Guidelines for Provisional Voting

If you are a registered San Francisco voter, you have the right to cast a provisional ballot at your polling place if:

- You were issued a vote-by-mail ballot that you are unable to surrender and you want to vote at the polls;
- Your name does not appear in the roster of voters for the precinct;
- You wish to vote a ballot from a party different from the one listed beside your name in the roster of voters;
- · You have moved within San Francisco but did not re-register to vote; or
- You are a first-time voter listed in the pink Provisional Roster and were unable to provide a valid California driver's license or state identification number or the last four digits of your Social Security number on your voter registration form

How to cast a provisional vote:

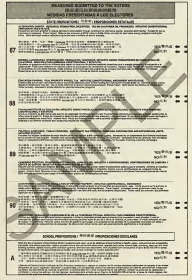
You will receive a ballot and the pink provisional ballot envelope from a pollworker. The pollworker will fill out the pollworker section of the envelope. You must complete the voter's section of the provisional envelope, including providing your name, date of birth, current address and previous address. You must also sign the declaration confirming that you are a resident of San Francisco and are registered and eligible to vote in this election. It is very important that you sign your name at the bottom of the envelope – without your signature your provisional ballot cannot be counted.

Once you have filled out the voter's section of the provisional envelope and marked your ballot, insert your ballot into the provisional envelope, seal the envelope, and return it to a pollworker.

A double-sided receipt on the back of the provisional envelope includes a Web site and a toll-free number which you may use to find out whether your provisional ballot was counted. To determine the status of your provisional ballot, call 1-866-325-9163 or visit the Department of Elections Web site (www.sfelections.org/pv/) no sooner than July 14 and provide the number printed on your provisional voter receipt.

Your Sample Ballot

This pamphlet includes sample ballots for each qualified political party and for decline-to-state (nonpartisan) voters. Your current party registration is printed on the back cover of this pamphlet (for more information, see page 6). Please refer to the Table of Contents for the location of your sample ballot. It is a reduction in size of the Official Ballot you will use to cast your vote on Election Day. Feel free to mark your sample ballot and bring it to the polling place to use as a guide on Election Day. (You can also use the Ballot Worksheet, located on page 173 of this pamphlet, for the same purpose.)



Voting with the Accessible Touchscreen Voting Machine

For every election, each polling place will have one accessible touchscreen voting machine that assists voters with disabilities to vote independently and privately. This accessible voting machine allows voters to make ballot selections using a touchscreen and review their selections on a paper record before casting their vote.

Additionally, the touchscreen voting machine provides an audio ballot feature that allows voters to listen to instructions and ballot selections while voting. The touchscreen machine also has an option for voters to use their own personal assistive device such as a sip/puff switch.

The accessible touchscreen voting machine will be available for use at each of the City's polling places and during Early Voting in City Hall. If you would like to vote using the touch-screen voting machine on Election Day, please tell a pollworker.



Audio Ballot and Hand-held Keypad

For audio voting, the accessible voting machine is equipped with headphones and a Braille embossed hand-held keypad. When using the audio ballot feature, the voting machine will provide you with audio instructions and guide you through the ballot. The keypad is used to move through the ballot and make selections. If you would like to use the audio ballot feature, please tell a pollworker.



Steps for Voting Using the Touchscreen

Step 1: Insert Voter Card

Insert Voter Card into the yellow slot on the lower left-hand side of the machine.



Step 2: Select Language

Select the language in which you want to vote. Voters can choose English, Chinese or Spanish.

中文
Español

Step 3: Select Candidates and Ballot Measure Choices

Make your selections by touching the candidate or choice for which you intend to cast your vote. A green check mark will appear in the circle indicating your selection.

To change your selection, touch your selection again. The check mark will disappear and you can make a new selection.



ELEANOR ROOSEVELT

After making your selection, touch the "Next" arrow button at the bottom of the screen to go to the next contest or measure. Touch the "Back" arrow button to return to the previous screen.



Touch the "ABC" button to enlarge the text on the screen.

ABC→ABC

Step 4: Print and Review Selections

At the end of the ballot, a review screen is displayed showing all your selections.

To change a selection, touch the box of the contest or measure and select a new candidate or choice.

After completing your ballot review on screen, print and review a paper record of your ballot. A paper record of your selections will appear in the window on the left side of the screen.



Write-in Candidates

To vote for a qualified write-in candidate, touch "Write-in" and a keyboard will appear on screen. Type the name of the candidate and press "OK."



Step 5: Cast Ballot or Make Changes

After verifying the paper record touch either "Cast Ballot" or "Make Changes."

Touch "Cast Ballot" to finish voting. The printer will show "Accepted" on the paper record. The voter card will eject for you to return to the pollworker.

IMPORTANT! – You cannot change your vote after "Cast Ballot" is pressed.

Touch "Make Changes" to change a selection. After you make a change you can review a new paper record of your ballot.

IMPORTANT! – You can print only two paper records of your ballot for review. After this you will need to cast your ballot. Please review the paper record of your ballot.

You may now cast your ballot or make changes.

Make Changes

Cast Ballot

Ballot Review

At any time you can review your ballot selections by touching *
"Review." The review screen will show you a summary of your selections. To change a selection, touch the box of the contest or measure and select a new candidate or choice.

Eligibility, Registration and Voting Information

Registration Forms

For this election, the registration deadline is May 19. To obtain a voter registration form:

- · Visit www.sfgov.org/elections to fill out or download a form;
- Call the Department of Elections at 415-554-4375 and request that one be mailed to you; or
- Pick one up at the Department of Elections in City Hall, the County Clerk's office, the Department of Motor Vehicles, or at public libraries and post offices throughout San Francisco.

Effective January 1, 2006 each registrant *must* provide a current and valid California driver's license or California identification number on his or her voter registration form. Registrants who do not have either must provide the last four digits of their Social Security number to meet the identification requirements. If a voter does not have any of these three forms of identification, a unique identifying number will be assigned for voter registration purposes only. Any registrant who does not provide this information prior to Election Day, June 3, may have to vote a provisional ballot; if the identification cannot be confirmed, the provisional ballot cannot be counted.

Once the Department of Elections receives a completed voter registration form, the new voter will receive a card in the mail as proof of his or her right to vote.

New Citizen Registration and Voting

California election law extends the registration and voting deadline to the 7th day before the election for those who become new citizens after the close of registration on May 19. Anyone who becomes a new citizen between May 20 and May 27 must, no later than May 27:

- Present your Certificate of U.S. Naturalization to the Department of Elections;
- · Complete a voter registration form; and
- · Vote at the Department of Elections after registering.

Have You Moved?

When voters move, they must inform the Department of Elections of the address change to update their voter registration records. Voters must inform the Department of address changes at least 15 days before an election to vote in that election. Voters may change their address by:

- · Completing and submitting a voter registration form; or
- Submitting a written notice of their change of address along with their signature, printed name, date of birth, and previous and new addresses.

NOTE: Voters who moved within the county and were unable to change their address prior to the deadline 15 days before the election are encouraged to:

- Go to their new polling place on Election Day, complete a new voter registration form to update their registration information, and cast a provisional ballot; or
- Come to City Hall, Room 48, on or before Election Day, complete a new voter registration form to update their registration information, and vote at the Department of Elections.

Not Yet 18?

Any person who will turn 18 years of age on or before the next election is eligible to register and vote in that election. To register:

- · Complete a voter registration form; and
- Submit the registration form either in person or by mail no later than 15 days before that election.

Overseas and Military Voters

Special Overseas and Military Voters are:

- · Members of the armed forces;
- · Spouses or dependents of members of the armed forces;
- United States citizens temporarily living outside of the country; or
- U.S. citizens serving on a merchant vessel documented under the laws of the United States.

Special Overseas and Military Voters can register to vote and receive a vote-by-mail (absentee) ballot by completing the Federal Post Card Application (FPCA). The application can be downloaded from http://www.frap.gov/pubs/online/pca.pdf or obtained from embassies, consulates, or from military voting assistance officers.

Ex-Offenders' Right to Vote

In addition to standard voting age and residency requirements, California law allows a person who has been convicted of a felony to register and vote if he or she:

- Has completed his or her prison term for a felony, including any period of parole or supervised release.
- Is on federal or state probation.
- Is incarcerated in county jail as a condition of felony probation or as a result of a misdemeanor sentence.

Additionally, people who have been convicted of a misdemeanor can register and vote even while on probation, supervised release, or incarcerated in county jail.

In order to restore the right to vote, a person only needs to complete and return a voter registration form. No other documentation is required.

Candidate Information

Notice about Candidates' Statements of Qualifications

Not all candidates submit a statement of qualifications. A complete list of candidates appears on the sample ballots located in this pamphlet. Please refer to the Table of Contents for the location of the sample ballot for each qualified political party and for decline-to-state (nonpartisan) voters.

Each candidate's statement of qualifications, if any, is volunteered by the candidate and is printed at the expense of the candidate, unless otherwise determined by the jurisdiction. The statements have been printed as submitted by the candidates and have not been checked for accuracy by any City official or agency. Spelling and grammatical errors have not been corrected. Please refer to the Table of Contents for the location of specific candidate statements in this pamphlet.

Voluntary Campaign Spending Limits and Legislative Candidates' Statements

In November 2000, California voters approved Proposition 34, which states that if a candidate for State Senate or State Assembly accepts voluntary campaign spending limits specified in Section 85400 of the California Government Code, that candidate may purchase the space to place a candidate statement in the Voter Information Pamphlet.

The legislative candidates who have accepted the voluntary spending limits and are therefore eligible to submit a candidate statement for the June 3, 2008 Consolidated Statewide Direct Primary Election are listed below:

State Senator, District 3
Joe Nation – Democratic

Member, State Assembly, District 12 Conchita Applegate – Republican

Member, State Assembly, District 13
Tom Ammiano – Democratic
Harmeet K. Dhillon – Republican

Candidates for Superior Court Judge, Seat #12

MARY E. MALLEN

My occupation is Trial Attorney.

My qualifications are:

- · USF School of Law (JD)
- UC Berkeley, Bachelor of Science (Honors)
- · Deputy Public Defender San Francisco
- Assistant District Attorney San Francisco
 Legislative Assistant SF Board of Supervisors
- Legislative Assistant SF Board of Supervisors
 Private Practice Criminal, Employment and Business
- Private Practice Criminal, Employment and Busines Law

Having worked as an Assistant District Attorney and Deputy Public Defender, I am uniquely qualified to render fair judgment with proper dignity, propriety and absent any suspicion of political interference.

My experience in the private sector as a trial attorney and owner/operator of a small business, and in the public sector as an Assistant District Attorney, Deputy Public Defender, and Constituent Liaison to then Supervisor Gavin Newsom provide me with the singular ability to view legal situations from both perspectives.

I am a fifth generation San Franciscan. My father was the late Judge William Mallen, whose exemplary judicial demeanor and unwavering dedication to justice shaped my character and inspired my legal career.

Judicial candidates are required to "avoid political activity that may create the appearance of political bias or impropriety." Our conduct, governed by the Code of Judicial Ethics, must demonstrate "independence and impartiality." I have the highest respect for that standard - for that reason, my endorsers are not included here.

www.marvmallen.org

Marv E. Mallen

THOMAS MELLON

My occupation is Judge of the Superior Court.

My qualifications are:

Politics Has No Place in Our Courts.

I am a trial judge – not a politician. I provide justice for all who appear in my court – regardless of political considerations or any other factors.

A Lifetime of Honorable Service.

My strong record of service has earned me the support of the overwhelming number of my judicial colleagues, including 5 members of the California Supreme Court and 12 of the Court of Appeal. I have presided over more than 500 trials, confronting issues touching nearly every facet of the law.

Prior to serving as judge, I practiced law in San Francisco for 22 years. Before that I worked as a VISTA volunteer in an inner-city neighborhood, as a poverty law attorney providing free assistance to poor families and as a law clerk for a prominent federal jurist. I am a graduate of the University of San Francisco. My wife and I raised two daughters in San Francisco.

Justice, Not Politics.

My experience is in the law. My focus is bringing justice to all who appear before me. Now I need your help to make sure our courts focus on justice, not politics.

Please join us at www.KeepJudgeMellon.com.

Thank you.

Judge Thomas Mellon

Statements are volunteered by the candidates and have not been checked for accuracy by any official agency.

Statements are printed as submitted. Spelling and grammatical errors have not been corrected.

Candidates for Superior Court Judge, Seat #12

GERARDO C. SANDOVAL

My occupation is Member, San Francisco Board of Supervisors/Attorney.

My qualifications are:

Please visit www.SandovalForJudge.com for a detailed list of my qualifications.

- Columbia Law School graduate: alumni include six U.S. Supreme Court Justices.
- S.F. Board of Supervisors, member and lawmaker for the past seven years.
- Completed many jury trials and appeared in court countless times.
- Aide to S.F. Mayor Art Agnos, overseeing many legal issues for the City.
- · Experienced civil attorney & criminal attorney.

Endorsements (partial list)

S.F. Public Defender Jeff Adachi

S.F. District Attorney Arlo Smith (former)

S.F. Labor Council President Tim Paulson*

Art Torres, Chairman, California Democratic Party*

Senator Carole Migden & Senator Leland Yee Assemblywoman Fiona Ma S.F. Treasurer José Cisneros S.F. Supervisors Tom Ammiano, Bevan Dufty, Aaron Peskin, Sophie Maxwell, Jake McGoldrick, Chris Daly, & Ross Mirkarimi.

Service Employees International Union (SEIU) S.F. Building & Construction Trades Council S.F. Firefighters Local 798 UFCW Local 648 & IBEW Local 6

The Harvey Milk LGBT Club Jane Morrison, Connie O'Connor, Gerry Crowley, Susan Hall

*For identification purposes only

www.SandovalForJudge.com

Gerardo C. Sandoval

Statements are volunteered by the candidates and have not been checked for accuracy by any official agency.

Statements are printed as submitted. Spelling and grammatical errors have not been corrected.

Frequently Asked Questions (FAQs)

Q — Who can vote?

18 years or older, who

are reaistered to vote

before May 19, 2008.

in San Francisco on or

A — U.S. citizens.

by the Ballot Simplification Committee

Q - Who can vote?

A — U.S. citizens, 18 years or older, who are registered to vote in San Francisco on or before May 19, 2008.

Q - When do I vote?

A — Election Day is Tuesday, June 3, 2008. Your polling place will be open from 7 a.m. to 8 p.m.

Q - Where do I go to vote?

A — Go to your polling place. The address is on the back cover of this book.

Q — My 18th birthday is after May 19, 2008 but on or before June 3. May I vote in the June 3 election?

A — Yes, if your 18th birthday is on or before June 3, but after May 19, you can register to vote on or before May 19 and vote June 3 — even though you were not 18 at the time you registered to vote

Q — If I was arrested or convicted of a crime, can I still vote?

A — You can register and vote as long as you are not in prison or on parole for a felony conviction. You must complete a new registration form on or before May 19 to vote.

Q — I have just become a U.S. citizen. Can I vote in the June 3 election?

A — If you became a U.S. citizen on or before May 19, you may vote in the election, but you must register to vote by May 19;

OR

If you became a U.S. citizen after May 19, but on or before May 27, you may register and vote at the Department of Elections office by May 27 with proof of citizenship.

Q — I have moved within the county but have not reregistered. Can I vote in this election?

A — Yes, but you must go to your new polling place or City Hall, Room 48, and complete a voter registration form to update your registration information. You can look up the address of your new polling place by entering your new home address on the Department of Elections Web site (www.s/gov.org/elections). You may be asked to vote a provisional ballot at your new polling place.

Q — What do I do if my polling place is not open?

A — Check the back cover of this book to make sure you have gone to the right place. Polling places often change. If you *are* at the right place, call the Department of Elections immediately at 415-554-4375.

Q — If I don't know what to do when I get to my polling place, is there someone there to help me?

A — Yes, the pollworkers at the polling place will help you.

Q — Can I take my sample ballot of my own written list into the voting booth?

A — Yes. Deciding your votes before you get to the polls is helpful. Your sample ballot is located inside this voter pamphlet, or you may use the Ballot Worksheet included in this pamphlet for this purpose.

Q — Do I have to vote on every item on the ballot?

A — No, you do not. The votes you cast will be counted whether you have voted on every item or not.

Q — Is there any way to vote Instead of going to the polling place on Election Day?

A — Yes, you can vote before June 3 if you:

Fill out and mail the Vote-by-Mail Application printed on the back cover of this book. Once we process your request, a vote-by-mail ballot will be sent to you. Your request must be received by the Department of Elections no later than 5 p.m. on May 27, 2008:

OR

Go to the Department of Elections at City Hall, 1 Dr. Carlton B. Goodlett Place, Room 48, from May 5 to June 3. The office hours are: 8 a.m. to 5 p.m., Monday through Friday; 10 a.m. to 4 p.m. Saturday and Sunday on May 24-25 and May 31-June 1; and

7 a.m. to 8 p.m. on Election Day, June 3.

Q — If I don't use an application, can I get a Vote-by-Mail Ballot some other way?

A — You can send a note, preferably on a postcard, to the Department of Elections asking for a ballot. This note must include: your printed home address, the address where you want the ballot mailed, your birthdate, your printed name and your signature. Mail your request to the address on the front cover of this pamphlet, or fax it to 415-554-4372. Your request must be received by the Department of Elections no later than 5 p.m. on May 27, 2008.

AMERICAN INDEPENDENT PARTY

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote only for candidates from that party in partisan contests. Pursuant to California Elections Code section 8004, if there are no candidates for a partisan contest, that contest will not appear on the ballot.*

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

*The following partisan contests will not appear on the American Independent Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 12 STATE SENATOR, DISTRICT 3 MEMBER, STATE ASSEMBLY, DISTRICT 12

+ The American Independent Party allows voters who have declined to state an affiliation with a political party to request an American Independent Party ballot for this election. However, there are no American Independent Party candidates for any partisan contest; instead, a nonpartisan ballot that includes candidates for nonpartisan office and ballot measures is available. For further options for voters who have declined to state a party affiliation, see page 6.

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot. 本選民資料手冊內的選票樣本是正式選票的縮小版。 La Muestra de la Boleta Electoral en este folleto es una reducción de la Boleta Electoral Oficial.

申請中文版的選舉材料的選民請注意:請保留這份選票樣本。寄給你的中文版的選民資料手冊中沒有這份選票樣本。 你只能在這本選民手冊中找到選票樣本。

Aviso para los electores que han solicitado material electoral en español:

Guarde esta copia del folleto en inglés para consultar su muestra de la boleta.

El folleto en español que le será enviado no contendrá la muestra de la boleta.

OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

AMERICAN INDEPENDENT PARTY BALLOT

CITY AND COUNTY OF SAN FRANCISCO / 三審市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS 美國獨立黨撰票 / BOLETA DEL PARTIDO AMERICANO INDEPENDIENTE CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

BALLOT TYPES 2, 5, 6, 8, 11, 14, 16

o vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

異民指南:請將指向你選擇的箭頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人, 在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。

como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de NSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal la persona en el espacio en blanco provisto, y complete la flecha.

if there are no candidates for a does not appear on the ballot.

partisan office, that contest



NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

Changes condemnation rules The net statewide fiscal EMINENT DOMAIN. LIMITS ON GOVERNMENT AUTHORITY. INITIATIVE CONSTITUTIONAL AMENDMENT ses. Prohibits rent control Bars state and local governments from taking or damaging private property for privata-and similar measures. Eliminate deterance to government in property rights cases. Fiscal impact: breassed costs to many governments due to the measure's restriations, effect, however, probably would not be agrificant.

cargo partidista, la contienda no aparecerá en la boleta.

Si no hay candidatos para un

流在时 效矽徵用權。政府權力限制,憲法修正案動議,禁止州政府 了私人使用而微用或磁缆私人財產。禁止租金管割和類似

YES / THEY SI

STITUCIONAL Jerecho de propiedad. Cambia las reglas de expropiación. Impacto fiscal: Mayores costa, a causa de las restricciones de la medida. Sin embargo, el impacto fiscal neto sobre todo DOMINIO EMINENTE. LÍMITES SOBRE LA AUTORIDAD DEL COBIERNO. ENMI POR INICIATIVA. Prohibe que los gobiemos estatal y locales se apoderen de o den usos privados. Prohibe el control de alquieres y medidas similares. Elimina la defer **销舍增加许多政府的費用,但是對於全州的財政應無太大淨影 牵權案件中顯從政府的傾向。係改宣告充公規則。財政影響** 86

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Wembro del Corcego de Supervisores de San Fra

GERARDO C. SANDOVAL THOMAS MELLON

/ Vote nor Uno 高等法院法官、第12路 JUDICIAL - 司法

JUEZ DEL TRIBUNAL SUPERIOR, OFICINA NUMERO 12

JUDGE OF THE SUPERIOR COURT,

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NONPARTISAN OFFICES

ES/智成/Si

人成企業

政府徴用権・阪知

府徵用權取得 公共衛牛田 6 MARY E. MALLEN 200

3 y seguridad públicas y prevención de la delincuencia. Impacto fiscal: TITUCIONES DEL GOBIERNO DE TITUCIONAL POR INICIATIVA, PI IENTE. LÍMITES SOBRE ETARIO. ENMIENDA CO

WRITE-IN: 油角色源人 / NO LISTADO

Prohibe el uso del dominio eminente la persona privada o entidad comercial.

RESIDENCIAS OCUPADAS

10/反對

. PROPOSITIONS /學校提案 / PROPOSICIONES ESCOLARES

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CITY & COUNTY PROPOSITIONS / 市縣提案 / PROPOSICIONES DE LA CIUDAD Y CONDADO

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本作是活搬送转加那斯市股份權具以及按照。南等法院指距其李匯某步 政務原務主社的国现代者是的国现代者是解解的政府所能的服務年數,建立一個年期 的「显然表核数基金」以代码基本者按照數目;以及原实也在政府原则和 加超水值行和退水生活费用调整?

8

/ES/贊成/SÍ◆

NO/反對

Deberá la Cudad amenta la caridad de altos de sentidos repuedos para nauri bos requisidos messal do para resolubrendos modos de judicios municiados por alternados de la munera depúbblada de Judicad y Porto de Pelecomos independentes para la Mancada Maldad de Judicios para alternados de promos medios medios de los judicios, summera los berendoses de judicios for los deberados de sentidos para centes empleados de la Cudada.

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本市是否應該禁止被判犯下與職務組職的建肾道穩之罪行的三藩市政府還員 退休系徵或員取得僱主出資的任何幾休婚利?

VES/鄰版/SI◆

NO/反對

Deberia la Ciudad prohbir que los mienthos del Sistema de Jubilación de Empleados de San Francisco que aprigant sido condendado por comercio del constitución modar relacionados con su empleo fiedban beneficos de un martiados con confribulación este del empleado?

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MEASURES SUBMITTED TO THE VOTERS 程交運民投票表決的提案 相OS ELECTORES

CITY & COUNTY PROPOSITIONS / 市縣提案 / PROPOSICIONES DE LA CIUDAD Y CONDADO

VES/常成/SI▲ Shall be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, eithnicities, sexual orientations and types of disabilities and that City officers and agencies support the nomination, appointment or confirmation of leanale, minority and disabled candidates to fit seats on those bodies? NO/反對 市政府各個理事會和委員會的組成反映各種植族、族裔、性取向和殘障類型男女人士的利益和貢獻,以及市政府官員和機構支持提名、委任 或確認女性、少數族裔和強聯人士等候補者擔任委員職務,是否應該成爲一項市政府政策?

Deber is ser ploted at 8 Cludad gue bes membros de las consejors y las comisiones de la Cludad refiejen tos inferesses y las convitaciones de brothos y mujeros de galas las razas, etinas, celentariones se un interesso de consentariones de productivos y mujeros de galas las razas, etinas, celentarios y prose de discapacidad, que las funciones las seguentes presentarios per provinciarios para aparta razagos en estas objestimos.

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to approve the Major's appointments to the PUC?

/ES/管成/Si 本市是否應該割訂公用事業委員會 (PuC) 委員的任職責格並修改 PuC 委員的委任程序,即市參議會必須以多數票通過市長 m Puc 员委任?

ación de membros ¿Deberia la Ciudad establecer cualificaciones para los miembros de la Comisión de Servicios Públicos (Public Unilisos Commission, PUC) y cambiar el processo de designa para la PUC exigiendo que la mayoría del Consejo de Supervisores apruebe las designaciones del Alcalde para la PUC?

Shali be City poky, that any mixed-se development plan the City approves for Candisatiok Point and Humers Point Ship and equite \$5% of all new housing until developed in the area be although the public plan to the company of the perfectors of the public plan and the common and the company of the public plan and the public pl plan for this area incorporates these policies?

ES/齊成/SI 班区/ON - H **建聚住房單元,是否應該成為一項市政府政策;以及,除非市參議會認定該地區混合用途開發計劃議籍還先政策,是否應該禁止本市** 單元的 50% 必須是可負債房屋,添的可負債房屋的出租或銷售優先膨腦中低收入家庭,以及,如果畢達 Nice Gruffen 公益,將一比-有数部對為的任何獨自有 (Candesick Point) 西灣人名德基 (Hunters Point Shipyard) 混合用淡甜藜叶真在蒙糊隔的所有核開藜的新原居 出售、轉讓或出租本市在獨台角擁有的任何土地? ш

¿Debers a porto de la Cudad que dos para el manzando este manue de cara quante mante que a presenta de cara de polificas? Shall be City policy to encourage interly development of a mised-use project in the Bayware or Candestok Print and Ministry Print Shapard, intelling arrew. Mees stadium or a non-stadium alternative and the Color of the Color o

终且談轉讓滿足本提案的政策目標,是否應該授權**卡顿府轉票職**台角的公園**用地用於非**壓架用途;以及選民於 1997 年六月通過 座新的49人隊體育場或一項非體育場替代方案,是否應讓被屬一項市政格政策;如果用至少和等面積的新的公園或開放空間交 技職及時開發位於灣景區 (Bayview) 的獨台角 (Candlestick Pain) 和繼人角射線 (Huners Point Shpyand) 的一項語合用途計劃,包括 的D提案和F提案是否應該被廢止? G

/ES/贊成/Si▲

NO/反對

Albertia got us de Roudenbertie a femenschop oprume, a progregation manne filteres, e clinicates Devil e patient de Herre Porticulation and entre entre entre part of series a sharing and entre est une restraction and entre entre

VES/齊皮/SI♠ Shall the unland it of City eleted officials, curyclotes or policial committees they control to seved or accept campaign controllates from contractors who are prohibited from making informations to these additional acceptances and policial committees because the contract has been acceptanced from a propriet contract before the official or the Board on which he during our approved contract before the official or the Board on which he during our or approved contract before the official or the Board on the Campaign of the official or the Board on the Campaign of the official or the Board on the Campaign of the Campaig Debeir ser legal que los funcionarios electros de la Caudad los candidatos o os comeles políticos que eles contrales solicien o aspesir combisciones para campaías de pare de monstas que relevancio be elaboración en el estos funciones de escos activados pom les portes de dorintais pose un central per defente o un contrato reserviente la participado por el Consport de la Unicipado de la Indicada de la Consport de la Unicipado de la Consport de la Unicipado de la Consport de la Unicipado de la Unicipado de la Consport de la Unicipado de la Consport de la Unicipado de la Consport de la Universidad de la Consport de la Consport de la Universidad de la Consport de la Consport de la Universidad de la Consport de la Universidad de la Consport de la Co NO/反對 如果本市民雄官員,候進人或受共糧期的政治委員會深要就接受承與職份總籍指款,而由於該承包商於該官員處或該官員或其委任者任 職之委員會總有尚特批准的合約或批准不久的合約,所以被禁止向該官員,被建人或政治委員會指抗。該等行為是否應該定局非法? 38-C1-21-2-N I

Lead Hazard Control Program



The Mayor's Office of Housing's Lead Hazard Control

Program (LHCP) provides lead hazard control services to eligible low-income property owners or owners

whose properties are rented to low-income tenants.

The program provides free lead risk assessment, testing,

and grant funding for remediation of lead hazards.

Why worry about lead?

94% of housing in San Francisco was built before 1978 and lead was added to paint before 1978 to make it more durable. When lead based paint is disturbed or deteriorates, the dust created can poison residents. Who's most at risk? Children under 6 years old are at the greatest risk, but even adults can be poisoned by lead. Lead can also cause abnormal fetal development in pregnant women.

What are the effects of lead poisoning? Lead poisoning can damage the kidneys, brain and nervous system, affect behavior, loss of IQ and cause learning problems

Income Eligibility		
MAXIMUM INCOME BY HOUSEHOLD		
SIZE		
1 PERSON	\$63,350	
2 Person	\$72,400	
3 person	\$81.450	
4 PERSON	\$90,500	
5 person	\$97.700	
6 PERSON	\$104.950	
7 PERSON	\$112.200	
8 person	\$119,450	

Program Eligibility

* Property must be built before 1978.

* Property must be a permanent, residential structure located within the City and County of San Francisco.

* Units must have 1 or more bedrooms.

A child must live or spend a minimum of 6 hours a week on the property.
Vacant units may be funded if the owner agrees to give preference in renting to low and moderate income families with children under the age of 6.

* Property must have lead-based paint hazards when inspected by a Certified Risk Assessor provided by the Mayor's Office of Housing.

* Occupants must qualify based on program income eligibility requirements.

Who is eligible for lead grants?

Those who are income-qualified and are:

* Property owners who operate home-based childcare facilities.

*Owner occupied or renter-occupied units with young children.

* Property owners who have been issued Notices of Abatement or Violation from the Department of Public Health or the Department of Building Inspection.

For more information about our programs, please

contact us at
Mayor's Office of Housing
Lead Hazard Control & Housing
Rehabilitation Programs
1 South Van Ness Avenue, 5th Floor
San Francisco, CA 94103
Main (415) 701-5500
Fax (415) 701-5501



Gavin Newsom Mayor

Matthew O. Franklin Director

Please visit these websites to learn more about lead poisoning and its effects:

http://www.cdc.gov/nceh/lead/lead.htm http://www.epa.gov.lead/ http://hud.gov/offices/lead/ http://www.lead411.org/Templates/index.htm

The Lead Program at the Mayor's Office of Housing operates with generous funding from the Office of Healthy Homes and Urban Development (HUD) and the City and County of San Francisco.

DEMOCRATIC PARTY SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote *only* for candidates from that party in partisan contests.

The following partisan contests will appear on the Democratic Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 12 STATE SENATOR, DISTRICT 3 MEMBER, STATE ASSEMBLY, DISTRICT 12 DEMOCRATIC PARTY COUNTY CENTRAL COMMITTEE, ASSEMBLY DISTRICT 12

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

+ Voters who have declined to state an affiliation with a political party may request a ballot for the Democratic Party that includes candidates for all offices except County Central Committee. For more information, see page 6.

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot. 本避民資料手册內的選票排本是正式選票的縮小版。 La Muestra de la Boleta Electoral en este folleto es una reducción de la Boleta Electoral Oficial.

申請中文版的選舉材料的選民請注意: 請保留這份選票樣本。寄給你的中文版的選民資料手冊中沒有這份選票樣本。 你只能在這本選民手冊中找到選票樣本。

> Aviso para los electores que han solicitado material electoral en español: Guarde esta copia del folleto en inglés para consultar su muestra de la boleta. El folleto en español que le será enviado no contendrá la muestra de la boleta.

OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

民主黨課票 / BOLETA DEL PARTIDO DEMÓCRATA DEMOCRATIC PARTY BALLOT

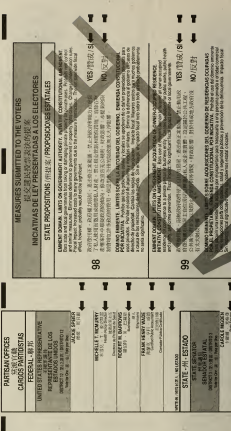
CITY AND COUNTY OF SAN FRANCISCO / 三蘇市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選/ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

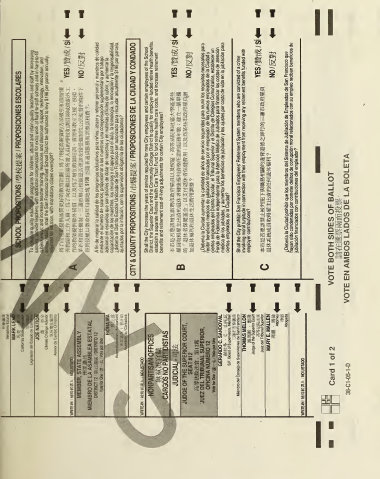
o vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. CONGRESSIONAL DISTRICT 12, SENATE DISTRICT 3, ASSEMBLY DISTRICT 12 — BT 5 NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

選民指南: 請將指向你選擇的箭頭畫線連接起來,如關所示。如果想要投選合格補寫候選人, 在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。



como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de NSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal a persona en el espacio en blanco provisto, y complete la flecha.





MEASURES SUBMITTED TO THE VOTERS 程交選民投票表決的提案 INCIATIVAS DE LEY PRESENTADAS A LOS ELECTORES

CITY & COUNTY PROPOSITIONS / 市縣提案 / PROPOSICIONES DE LA CIUDAD Y CONDADO

VES/犂皮/SI▲ Š () Debei aer polifisa de la Culadida pub finemtros de la consejos y las comociones de la Culada relejem los intereses y las confluciones de hombres y mujeres de todas las razas, avinas, prefesiones sucueis y foso de despacadar de la bin incomatica bla sa periosas de la Culada debáden el confluención de confirmación de cuntimisación de confirmación de cuntimisación de confirmación de confirmación de cuntimisación de confirmación de cuntimisación de confirmación de cuntimisación Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and spencies support the nomination, appointment or confirmation of lenate, minority and clasabled candidates to fill seats on those bodies? miembros NO/反對 of the Board of 击政府各個理事會和委員會的組成反映各種種族、族裔、性政向和殘路類型男女人士的利益和貢獻,以及市政府官員和機構支持提名、委任 Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring Supervisors to approve the Mayor's appointments to the PUC? ¿Deberia la Ciudad establecer cualificaciones para los miembros de la Comisión de Servicios Públicos (Pubric Utilibres Commission, PUC) y cambiar del para la PUC exigiendo que la mayoría del Consejo de Supervisores apruebe las designaciones del Alcalde para la PUC? 本市是否應該制訂公用事業委員會 (PUC) 委員的任職資格並修改 PUC 委員的委任程序,即市參議會必須以多數票通過市長的 PUC 或確認女性、少數族商和強牌人士等候補者擔任委員職務,是否應該成爲一項市政府政策? ш

ed in the area be 28.21 be to profit atta a minestes demograncy part by the propose of Confidence from Annual Activity and minested of the profit of the advantage of the advanta 市政府批准的任何場合角 (Candlestok Point) 和鄉人角船埠 (Hunters Point Shipyard) 混合用途開發計劃在職態區的的有色期報的新房屋

al 50% de todas las la compra de viviendas vender, transferir o NO/区部 Debei deserpolite de la Cludad que lato para de urbantación de uso mino que la Cludad apoute, para Comballot Pont y el astilha de Hunles Pont esta Invessa utodos de vivelta que se controjan en el deser lengan perce acceptos, a competente de la minima de minima de minima de minima de la minima de la minima de la minima de la competente de la minima de min H 政策,是否應該禁止本市 If It Alice Griffth 公屋,將一比一 建原住房單元,是否應該收為一項市政府政策;以及,除非市參議會認定該地區混合用途開發計劃淺劃這 單元的 50% 必須是可負擔房屋,新的可負擔房屋的出租或銷售優先照顧中债收入家庭,以及,如果 出售、轉讓或出租本市在場台角擁有的任何土地?

para el área incluye estas oue el plan de de Supervisores en liquitar terrenos que son propiedad de la Ciudad en Candlestick Point a menos que el Conse

/ES/贊成/SI▲ Shall be City patry to encurage timely development of mined-sup project in the Bayware of Cardeside Port and thinks Port Shapard, including artern 40ers stadium or a non-stadium allamative and the Cardeside Port in the cereation as if the boar is replaced with the report of parts of a stadio and a sea equal size and laterate reports of stadio Portschool & and "Approved for the season as a sea of the season as the seaso NO/反對 樂用涂:以及選民於1997年六月鴻鴻 等面積的新的公園或開放空間交 yard)的一項混合用途計劃,包括 **素政策一段市政府政策:超四届市少年** 鼓勵及時開發位於灣景區 (Bayview) 的屬台角 (Candlestick Pool) 和獨人角船橋 (Funters Point) 台角的公開用地 座新的49人隊體育場或一項非體育場替代方案,是否應 **於且該轉漢滿足本提案的政策目標,是否應該授權市** 的D提案和F提案是否應該被廢止? G

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en Candestick Point y el astillero de Hunters Point, incluyendo un nuevo estadio da pata, et anterior estadio de pata, estadio de pata, estadio estadi si el terreno es reemplazado por nuevos parques públicos o espacios ey, y deberían revocarse las Proposiciones D y F. aprobadas por los e Deberia ser política de la Ciudad alentar la urbanización oportuna para los 49ers de San Francisco o una alternativa que no sea un es San Francisco o una alternativa que no sea un e

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YES/贊成/SI♠ ar accept campaign contrabutions from contractors who are prohibited from making as a pending contract or a recently approved contract before the official or the Board on NO/反對 Daberia ser lingal que los funcionense selectos de a Cuutad. Se candidatos o los crameis políticos que eles controlens salopien conflicticos para camparias de parier de la candidato de la camparia del parier de la camparia de parier de la camparia de la Campari 致治委員會需要或接受承担國的觀選捐款,而由於談承包商於該官員處或該官員或其委任者任 人的合約,所以義禁上何該舊職、候選人或政治委員會捐款,該等行院是百應該定所非法? VOTE BOTH SIDES OF BALLOT 請在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA Shall it be unlawful for City elected officate, candidates or poincial committees they control controllaries to these elected officials and redistries and political committees because the ord windri the official or an appointee of the official scan 職之委員會處有出待批准的合約或批准不久組合約, 如果本市民選官員、候選人或受其繼制的 38-C1-21-2-N I

OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

DEMOCRATIC PARTY BALLOT 民主黨選票 / BOLETA DEL PARTIDO DEMÓCRATA

CITY AND COUNTY OF SAN FRANCISCO / 三新市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

ASSEMBLY DISTRICT 12 — BT 1-7

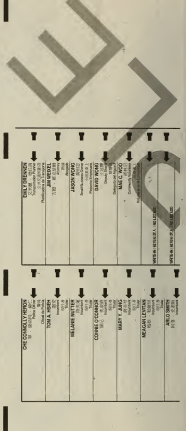
To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

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CITY AND COUNTY / 市縣 / CIUDAD Y CONDADO

la persona en el espacio en blanco provisto, y complete la flecha.

MEMBER, COUNTY CENTRAL COMMITTEE ASSEMBLY DISTRICT 12 原中支 条件を発音・形字源を配う返出 MIEMBRO DEL COMITE CENTRAL DEL COMDADO, ASAMBLA DEL DISTRITO 12 Volte from more from 73 元素を通常な子 Vote pro more for 72





Card 2 of 2 38-C2-91-3-D

NO CONTESTS APPEAR ON THE THIS PAGE IS INTEN

這張選票卡背面不刊印選舉項目。

NO APARECE NINGUNA CONTIENDA ESTA PÁGINA SE HA DEJADO

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战們有意地將這一頁留為空白。

L DORSO DE ESTA BOLETA. N BLANCO INTENCIONALMENTE.

Candidates for State Senate, District 3

JOE NATION

My qualifications are: .

Too many politicians in Sacramento care more about scoring political points or advancing pet issues than about solving California's biggest problems.

As your Senator, I'll listen to you.

As a former Assemblymember, Climate Change Advisor at ENVIRON, and professor at USF and Stanford, I've built a reputation for working with colleagues to address the most important issues.

My record shows that this collaborative style works. I was the principal co-author of California's landmark climate change bill, AB 32-Global Warming Solutions Act, that reduces global warming pollution by 30%. As an Assemblymember, I authored nearly 50 bills that became law.

I've focused on issués that matter the most to us. I authored legislation to establish commuter rail and transit alternatives, eliminate solar energy taxes, and launch a class size reduction program.

My work on climate change is just beginning. I'll fight for more state funding to develop clean alternative energy, promote policies that reduce our dependence on foreign oil, and launch a "carbon market" by 2010.

I'll work everyday to lower medical costs through universal health care and expand our transit options. I'll use my expertise to fix the budget mess and help rebuild our sagging economy. I will work to make San Francisco safer by helping the police department recruit and retain officers. And unlike my opponents, I won't vote to cut school funding.

I respectfully ask for your vote.

Joe Nation

www.joenation.com This Nation Works for San Francisco

> Statements are volunteered by the candidates and have not been checked for accuracy by any official agency. Statements are printed as submitted. Spelling and grammatical errors have not been corrected.

Every Vote Counts!

Cast your ballot on Tuesday, June 3, 2008.



每一票都非常重要!

在2008年6月3日星期二投票。



¡Cada voto cuenta!

Emita su voto el martes, 3 de junio de 2008.

What does the Sanctuary City Ordinance mean?

City Departments, commissions or employees MAY NOT help Immigration and Customs Enforcement {ICE} with immigration investigations or arrests unless such help is required by federal or state law or a warrant.

City employee WILL NOT report you or your immigration status to ICE when you apply for services or benefits.



Call 3-1-1 or 2-1-1 for more information







SAFE Access to Healthcare - SAFE Access to Education - Public SAFETY for all

SAN FRANCISCO MUNICIPAL IDENTIFICATION CARDS

Simplifying your connection to San Francisco and what it has to offer

Starting in late August 2008, adults, seniors, children and immigrants living in San Francisco may apply for a San Francisco Municipal Identification Card at the Office of the County Clerk. You will need to show proof of identity and San Francisco residency. The fee ranges between \$5-15.* For more information about the benefits of the municipal identification card and how to apply, please visit the County Clerk website at: www.sfgov.org/countyclerk

* The fee is \$15 for adults and \$5 for youth and seniors (over 65 years of age). To qualify for a waiver, you must meet certain eligibility requirements.



GREEN PARTY SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote *only* for candidates from that party in partisan contests. Pursuant to California Elections Code section 8004, if there are no candidates for a partisan contest, that contest will not appear on the ballot.*

The following partisan contest will appear on the Green Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 12

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

* The following partisan contests will not appear on the Green Party ballot:

STATE SENATOR, DISTRICT 3
MEMBER, STATE ASSEMBLY, DISTRICT 12

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot. 本羅氏實料手冊內的選票棒本是正式選票的縮小版。 La Muestra de la Boleta Electoral en este folleto es una reducción de la Boleta Electoral Oficial.

申請中文版的選舉材料的選民請注意: 請保留這份選票樣本。寄給你的中文版的選民資料手冊中沒有這份選票樣本。 你只能在這本選民手冊中找到選票樣本。

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OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

GREEN PARTY BALLOT 条鐵꽭票 / BOLETA DEL PARTIDO VERDE

CITY AND COUNTY OF SAN FRANCISCO / 三雜市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選/ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION

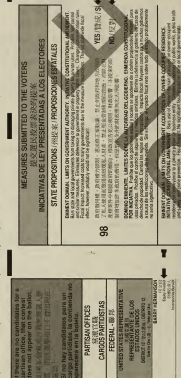
JUNE 3, 2008 / 2008⊄6月3日 / 3 DE JUNIO DE 2008 CONGRESSIONAL DISTRICT 12 — BALLOT TYPES 5, 6, 14, 16

INSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture. To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow.

塞民指南:講將指向你選擇的循環畫線連接起來,如圖的示。如果想獎投選合格補寫候選人, 在選供的空位上讓與我人的來名,並將獨逼重義樂樂後越來

como se indica en la imagen, Para votar por un candidato calificado no listado, escriba el nombre de INSTRUCCIONES PARA LOS ELECTORES: complete la flecha que señala su selección, tal la persona en el espacio en blanco provisto, y complete la flecha.





YES/贊成/SI◆

来動。 禁止動用政 設定開於公共工程,

原原。憲法な正法制

限制政府取得屋

公共衛

66

信私人或企業實體。 外情況・財政影響:

NO/反對

ES SOBRE ADQUISICIONES DEL GOBIERNO DE RESIDENCIAS OCUPADAS MENOS ASSISTANTI DICIONAL POR INICIATATA Poribine el justi de del dominio enminante un appropria per el propision para traspasata a una persona privada o entida comercial monte, satud y seguridad publicas y prevención de la delincuencia. Impacto fiscal.

MINIO EMINENTE. L

JUDGE OF THE SUPERIOR COURT, SEAT #12

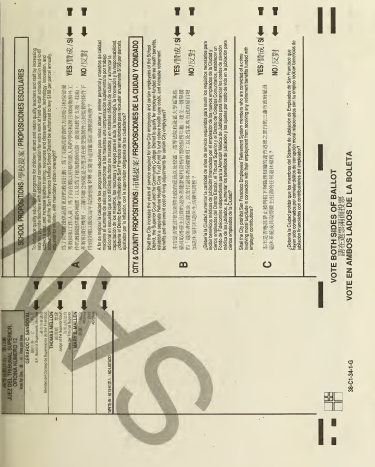
JUDICIAL - 司法

無變液官職 CARGOS NO PARTIDISTAS

NONPARTISAN OFFICES

VRITE-IN : NEST 65-28 A : NO LISTADO

pobiernos estatal o locales.



INICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 是交選民投票表決的提案

CITY & COUNTY PROPOSITIONS / 市縣提案 / PROPOSICIONES DE LA CIUDAD Y CONDADO

YES/贊成/SI♠ Shall the City policy that the membership of City brands and commissions reflect the interests and contributions of both men and women of all races, eithnicities, sexual orientations and types of disabilities and agencies support the nomination, appointment or confirmation of lemale, minority and disabled candidates to fill seats on those bodies? 市政府各個理事會和委員會的組成反映各種種族、族裔、性取向和殘障類型男女人士的利益和寶獻。以及市政府官員和機構支持提名、委任 或確認女性、少數執意和殘廢人士等候補者擔任委員職務,是否應該成爲一項市政府政策?

todas las razas, etnias, Debeira serpolita, de la Cludad que las miembros de las canagias y las cantisavas de la Cludad reliejen las interses y las confrubciones de landra esta entra confrue de la Cludad de despezadad, y que las Unacionais de la saparados en la Cludad de la Cludad del la Cludad del la Cludad del la Cludad de la Cludad del la Cludad de l

NO/反聲

v of the Board of Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring Supervisors to approve the Mayor's appointments to the PUC?

本市是否應該和訂公用事業委員會 (PUC) 委員的任職資格並修改 PUC 委員的委任程序,即市參議會必須以多數票通過市長的 PUC

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E/Si ←

¿Debería la Cludad establecer cualificaciones para los miembros de la Comisión de Senricios Públicos (Public Utilities Commission, PUC) y cambiar el para la PUC exigiendo que la mayoría del Consejo de Supenisores apruebe las designaciones del Alcalde para la PUC?

sed in the area be

(10) Shall be dopped that are muscused evergeneral plans to deprocess to Cardiovide Port and Inflant are muscus development plans to deprocess to Cardiovide Port and include the advantage of the process of the substance of the process 果鹿雞 Alice Griffth 公园,路一比一里 建原住房單元,是否應該成為一項市政府政策;以及,除非市參議會認定該地區混合用途開發計劃 薄纖讀會政策,是否應該禁止本市 數地區的所有被開發的新房屋 單元的 50%。必須是可負擔房屋,新的可負擔房屋的出租或銷售優先照顧中低收入家庭,以及,如 有政府批准的任何獨台角 (Candlestick Point) 和彌人角船塢 (Hunters Point Shipyard) 混合用途開發計 LL.

numes undidased evivends que se potrotroyan en el sea jergan prectos asequibles, outquis pleterora a familista de impresto base unideschos para el fugiliar de compas de vivendas un un medicando para el fugiliar de compas de vivendas a prectos asequibles, por as se resconsidar de vivendas de compas de vivendas de compas de vivendas de compas de vivendas de compas d iler o la compra de viviendas 出售、轉讓或出租本市在獨台角擁有的任何土地?

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Shall the Chypdicy to encourage triesly development of a mixed-use project on the Bay-lew on Candidesick Print and Himters Point Shipprot, including a riew. Heave studium or a non-stadium natural material and the Charlester Point from the central case if the Bay and studies of the Shipprot and Charlester and the Charlester of the Shipprot of the Sh

樂用途:以及選民於1997年六月通過 智等面積的新的公園或開放空間交 ard)的一項混合用途計劃,包括 技劃及時期發位於灣景區 (Bayview) 的獨台角 (Candlestick Point) 和繼人角船塘 (Hunters Point Shup 座新的49人除體育場或一項非體育場替代方案,是否應樣成為一項市政府改竄; 台角的公照用 **炎且該轉讓滿足本提案的政策目標,是否應該授權市** 的D提案和F提案是否應該被廢止? G

/ES/替成/Si

NO/反對

uso mixto en Estware en Candestick Point y el astillero de Hunters Point, incayendo un nuevo estado Dudda destart autoritza, ana transferir retentos de traptue en Caralestick Portin auto ano estadio tentals an instanta productiones y la transferenta cumpie cun los objetivos de la política de la misativa de misativa de productivos estados de la política de la misativa de la complexa de la política de la misativa de la misativa de la complexa del complexa de la complexa del complexa de la complexa del complexa de la complexa de la complexa de la complexa del complexa de la complexa d , Debería ser política de la Cudad aleman la ubanización oportura de un professo e a la para los 49 ers de San Fancisco o una alternarina que no sea un estador y Dobers a a la para los 49 ers de San Fancisco o una alternarina que no sea un estador y Dobers a a la mara los 48 en mara la sea posicios abarras de al mara si el terreno es reemplazado por nuevos parques públicos o espacios, a ley, y deberían revocarse las Proposiciones D y F, aprobadas por los e

YES/贊成/Si← Shall be unamfor Ony exemple from cardidate or policia committees by como transfer or exemple from contractions than contractions and an expenditude from natural contraction of the secretary and contractions of the contraction of the contraction of the contraction of the secretary approved contractions the agents and the Bear on which the chief and any approved contract before the others on the Bear on which the chief and any approved contract before the others of the Bear on the Contraction of the Contraction of the Bear on the Contraction of the Contractio Debreit set fleeu que los funcionarios electos de la Caustal. Dis candidates o bis cometes por campatar de parle de por la cometa de la comete de la comete de la comete de la comete por la comete de la comete para campatas de parle de porte la comete de la controloriente asses la conoriente de la comete y comete de la comete para en contrato perdefie o un constant proteínemente para en la comete de Cónego de mest la comete de la comete del la comete de la comete del la comete del la comete de la comete del la comete del la comete del la comete del la comete de la comete de la comete del la comete del la comete del la comete del la NO/反對 %,你委員會来要或接受來包涵的銀建相談,而由於談承包閣於談官員處或談官員或其委任者任 之關合的。所以被禁止向談官員、依選人或政治委員會捐款、該等行為是否應該定為非法? VOTE BOTH SIDES OF BALLOT 請在選票兩面投票 -VOTE EN AMBOS LADOS DE LA BOLETA 職之委員會處有偷待批准的合約或批准不久組合約: 如果本市民選官員、候選人或受其權制的 38-C1-21-2-N I

How would you survive for 72 hours?

In a major disaster, it might be at least three days before vital services are restored.

72hours.org Are you prepared?

Nice to have

Need to have



LIBERTARIAN PARTY SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote *only* for candidates from that party in partisan contests. Pursuant to California Elections Code section 8004, if there are no candidates for a partisan contest, that contest will not appear on the ballot.*

The following partisan contest will appear on the Libertarian Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 12

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

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OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

LIBERTARIAN PARTY BALLOT

CITY AND COUNTY OF SAN FRANCISCO / 三衛市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 自由論堂撰票 / BOLETA DEL PARTIDO LIBERTARIO JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

CONGRESSIONAL DISTRICT 12 — BALLOT TYPES 5, 6, 14, 16

o vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

選民指南:請將指向你選擇的箭頭書線連接起來,如圖所示。如果想要投選合格補寫候選人, 在提供的空位上填寫此人的姓名,並將箭頭耆線連接起來。

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三是某!!! 電旅行職所候選人參 即以遊擊項目不會出現在

does not appear on the ballot



NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

STATE PROPOSITIONS / 州 提 案 / PROPOSICIONES ESTATALES

(ES/營成/SI EMINENT DOMAIN. LIMITS ON GOVERNMENT AUTHORITY. INITIATIVE CONSTITUTIONAL AMENDMENT. rohibits rent control statewide fiscal and similar measures. Elminates delerence to government in property rights cases. Changes pay este filmpost, increased costs to many governments due to the measure's restrictions. The part size effect, however, probably would not be significant. Sars state and local governments from taking or damaging private properly for private uses.

cargo partidista, la contienda no

Si no hay candidatos para un

DOMINIO EMINENTE. LÍMITES SOBRE LA AUTORIDAD DEL GOBIERNO. ENMIENDA CONSTITUCIONAL 了私人使用而微用或破壞私人財產。禁止租金管制和類似措施。消除在財 能在公規則,財政影響:本學案的限 **约时效愿無太大淨影響** 拳權 案件 中国 符数 环的油面 。 你是 到會增加許多政府的費用,但是

及府衛用權。政府權力閱證,憲法係正案制職。禁止出政府和財力政府

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UNITED STATES REPRESENTATIVE

FEDERAL-聯邦

CARGOS PARTIDISTAS

PARTISAN OFFICES

DISTRICT 12 3312温暖 / DISTRITO 12

/ote for One / 第一名 / Vote por Uno

※國際課息 REPRESENTANTE DE LOS ESTADOS UNIDOS

J y locales se apoderen de o darien propiedades privadas para odas similares. Elmina la deferencia al ochiemo en casos de com moacto liscal: Mayores costas para muchos gobiernos lado probablemente pacto fiscal neto sobre Sin embaro de la medida. Sin embre POR INICIATIVA. Prohibe que los gobiernos esta usos privados. Prohibe el control de alquieres y m a causa de las restriccion Serecho de propiedad no sería significa

YES/營成/SI▲ ions for public works, public health on state or local governments. LIMITS ON GOVERNMENT ACQUISITION OF OWNER-OCCUPIED RESIDENCE 的例外情况,財政影響:對於州成地方政府沒 主的房屋、憲法修正案動議。禁止動用政 课给私人或企業實體,設定關於公共工程、 or business entity. Creates expension act: No significant fiscal mose! Bars use of emin NITIATIVE CONSTITUTIONAL AMENI and crime prevention.

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子音音 · 飲料体 Software Engineer KEVIN DEMPSEY PETERSON

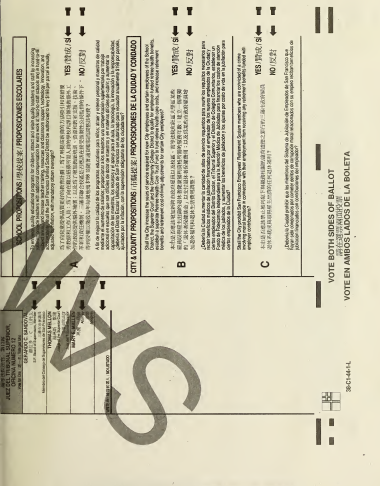
SOBRE ADQUISICIONES DEL GOBIERNO DE RESIDENCIAS OCUPADAS NA CONSTITUCIONAL POR INCLATIVA. Profibe el uso del domino emmensa ne pel propietario para traspasaría a ura persona privada o entidad comercial sea sulo y seguridad publicas y prevencior de la definicaencia. Impacio Hisaal. L PROPIETARIO. IO EMINENTE.

IUDGE OF THE SUPERIOR COURT

JUDICIAL - 司法

無漢派向職 CARGOS NO PARTIDISTAS **JONPARTISAN OFFICES**

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CITY & COUNTY PROPOSITIONS/市縣提案/PROPOSICIONES DE LA CIUDAD Y CONDADO INICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

VES/贊成/SÍ↑ Shall it be City policy that the membership of City boards and commissions reflect the interests and contributors of both men and women of all races, ethnicities, sexual orientations and types of disabilities and that City officers and agencies support the nomination, appointment or confirmation of female, minority and disabled candidates to fill seats on those bodies? 世の 市政府各個理事會和委員會的組成反映各種租族、赎裔、住取向和殘鄰際型男女人土的利益和貢獻,以及市政府官員和機構支持提名、 或確認女性、少數族裔和強聯人士等候補者擔任委員職務,是否應該成爲一項市政府政策?

Deberi as ropicies de la Outad que se mientros de basoneisos y las comádenses de la Outad atelien bas intenses y las contribuciones de bundros y mujeras de tapas las razas, etnas, reinábicies asualis y foso de discapacidad y que los hundranieros y mandranieros para acuados de la Cuidad respedien el nombraniero, la designación de conferimación de cuadratas del sendo referencio, discapacidados y proverientes de grupos mindiarios para acuada atrigos en estas organismos.

/ES/贊成/SI▲ Shall he City set qualifications for members of the Public Utilies Commission (PUC) and change the process for appointing members to the PUC by requiring a majorny of the Board of Supervisors to appoint the Major's appointments to the PUC? 本布是否應該制訂公用專業委員會 (bnc) 委員的任職資格並修改 bnc 委員的委任程序,即市參議會必須以多數票通過市長的 bnc 員委任?

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Deberá la Cludad establecer cualificaciones para los miembros de la Comisión de Servicios Públicos (Públicos (Públicos Commissión, PUC) y cambiar el proceso de designaciones del Alcada para la PUC?

SIGN 18 for port and an mades development part by approve the Cardiomy-Perior Abrust Approve (and Approved Period Approved Per

ES/贊成/SI NO/区型 111 **建聚住房單元,是否應該成爲一項市政府政策;以及,除非市參議會認定該地區混合用途開發計劃漢稿這學政策,是否應該禁止本市** 單元的 50% 必须是可負擔房屋,新的可負擴房屋的出租或銷售優先照顧中低收入家庭,以及,如果重**產 Al**ice Griffith 公屋,將一比 节政府批准的任何獨占角 (Candlestick Point) 和鐵人角船塢 (Hunters Point Shipyand) 混合用途阻發計畫在蒙地區的所有被阻發的新房屋 出售、轉讓或出租本市在場合角擁有的任何土地?

"Debes as portici de l'Ocad que loc plat de unazzación est minue de locas minue de la companie d

Stall it be City piccy to encourage timely development of a mindrouse project rifle layere on Cardissick Port and Minter Puri Shipard, infalling a riew dees stadium or a non-stadium, and the city and an advantage of the city of the ci

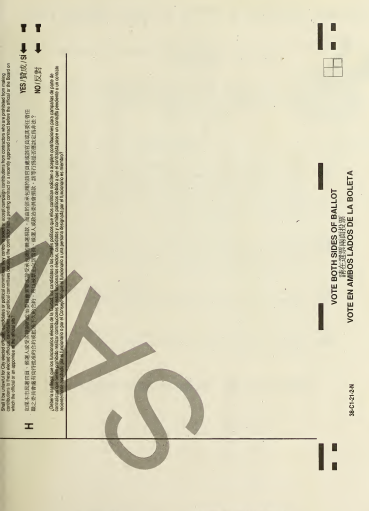
/ES/替成/SI▲

NO/反對

Debits of the Control and Landschip opports to proceed the process that the control of the Contr B於非歐榮用途:以及選民於1997年六月通過 **塞新的49人隊體育場或一項非體育場替代方案,是否應應成局,項市政府改革,與果用主要和等面積的新的公園或開放空間交** 技廠及時開發位於灣景區 (Bayview) 的網台角 (Candlesfok Poict) 和獵人角船艦 (Hunters Point Shipyand) 的一項混合用途計劃,包括 **负且該轉讓滿足本提案的政策目標,是否應該授權市政府轉讓獨台角的公園用**號 的D提案和F提案是否應該被廢止?

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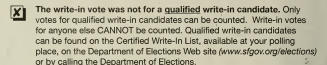
Before Casting a Write-In Vote, Read This:



Every write-in vote must be manually reviewed by the Department of Elections.

Unfortunately, a great majority of write-in votes cast each election cannot be counted.

Here's why:



- The write-in candidate was qualified for a different party's ballot. In a primary election, any qualified write-in candidates can only be voted for on the appropriate party ballot. To see the party affiliation of a write-in candidate, check the Certified Write-in List.
- The write-in vote was not correctly marked. Write-in votes must be indicated by both completing the arrow next to the "Write-In" space and writing the candidate's name in the space provided.
- Overvoting by selecting a candidate listed on the ballot and also marking a write-in vote for the same candidate will invalidate your vote for that contest.

Make sure your write-in vote counts!



PEACE AND FREEDOM PARTY

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

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The following partisan contests will appear on the Peace and Freedom Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 12
PEACE AND FREEDOM PARTY COUNTY CENTRAL COMMITTEE, ASSEMBLY DISTRICT 12

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

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MEMBER, STATE ASSEMBLY, DISTRICT 12

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OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

PEACE AND FREEDOM PARTY BALLOT

CITY AND COUNTY OF SAN FBANCISCO / 三藩市市縣 / CIUDAD Y CONDADO DE SAN FBANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 和平自由黨撰票 / BOLETA DEL PARTIDO PAZ Y LIBERTAD JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

CONGRESSIONAL DISTRICT 12, ASSEMBLY DISTRICT 12 — BT 5, 6

To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. INSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

NSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal 選民指南:請將指向你選擇的箭頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人, 在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。

como se indica en la imagen. Para votar por un candidato calíficado no listado, escriba el nombre de

a persona en el espacio en blanco provisto, y complete la flecha.



NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

Bars state and local governments from taking or damaging private property for private uses. Prohibits rent control and suffice and suffice scales Campaco condemnation rules. Far all impact in professed oxids to analy governments due to the lot he measure's restrictors. The ret statewise fiscal inpact in protected oxids to many governments due to the measure's restrictors. The ret statewise fiscal inpact in protection and the protection of t EMINENT DOMAIN. LIMITS ON GOVERNMENT AUTHORITY. INTIATIVE CONSTITUTIONAL AMENDMENT

STATE PROPOSITIONS/州提案/PROPOSICIONES ESTATALES

YES/臀成/SI◆ 致府徽用權。政府權力限制。憲法修正案動議。禁止州政信和地方政府爲 整模案件中關從政府的傾向。修改宣告充公規則。財政影響: 本種案的限 了私人使用而徵用或破壞私人財產。禁止租金管制和類似措施。消除在財 因會協力許多政府的費用。但是對於全地的財政際無大大爭影響。 8

DOMINIO EMINENTE. LÍMITES SOBRE LA AUTORIDAD DEL GOBIERNO. ENMIENDA CONSTITUCIONAL INMENSITIVA. POLÍNE QUE SUSPENSIONES SELAS DIFFESSES SES DOCIDENTES DE DÍSTILIADO EN SUSPENSIONES PORDIBE I CORTICIO DE SALUEIRES PREDIGES SES DOCIDENTA EL BIRMA EL DEL BIRMA EL DESENSE DE LE PORTE DE LA PROPIEDE LO CORTICIO DE SALUEIRES DE SALUEIRES. EL BIRMA EL DEL BIRMA EL DESENSE DE PORTE DE LA PROPIEDE DE LA PORTE DE LA PORTE DE LA PROPIEDE DE LA PORTE DEL PORTE DE LA PORTE DEL PORTE DE LA PORTE DE LA PORTE DE LA PORTE DEL PORTE DE LA PORTE DEL PORTE DE LA PORTE DE LA PORTE DE LA PORTE DEL PORTE DE LA POR

EMINENT DOMAIN. LIMITS ON COVERNINER, COLOURISMON OF OWNER-DOCEDIES RESIDENCE.
RIVER TO SHANKE CONSTITUTIONAL, AMENDINER, Biss use of eminent domain to acquie an owner-occupied residence for consequence as completed as used on the constitution of the constitution of

Marestra NATHALIE HRIZI

DISTRICT 12 / 第12 漢压 / DISTRITO 12

Vote for One / 編一名 / Vote por Uno

米爾塔里 REPRESENTANTE DE LOS ESTADOS UNIDOS

改碎微用權。假制政府取得是主自住的房屋、憲法修正案動議。禁止動用政 府徽用權取得產主自作房區以經票條私人或企業實施。 設定課於公共,公共務生的安全以及防止犯罪的例外情況。財政影響,對於州或地 加 66

MINENTE. LIMITES SOBRE ADDUSICIONES DEL COBIERNO DE RESIDENCIAS OCUPADAS OPETARIO. ENMIENDA CONSTITUCIONAL POR INCUATUR. Profibe el uso del comino eminente presenta en mantenen el montanta del composito en moderno en montanta del composito en moderno en ud y segundad públicas y prevención de la delincuencia. Impacto fiscal nobiemos estatal o locales.

> MEMBER, COUNTY CENTRAL COMMITTE 縣中央委員會委員,州眾議院第12票編 MIEMBRO DEL COMITE

ASSEMBLY DISTRICT 12

市縣 - CIUDAD Y CONDADO

CITY AND COUNTY

NPITE-IN / 南放板線人 / NOLISTADO

38-SB52-EN-J08-5

If there are no candidates for a 如果某個黨派官職無候選人參 does not appear on the ballot. 選,則該選舉項目不會出現在 Si no hay candidatos para un

partisan office, that contest

cargo partidista, la contienda no

aparecerá en la boleta.

CARGOS PARTIDISTAS

FEDERAL-聯邦

PARTISAN OFFICES

derecho de propiedad. Cambia las reglas de expropiación, Impacto fiscal: Mayores costos para muchos gobiernos a causa de las restriociones de la medida. Sin embargo, el impacto fiscal neto sobre todo el estado probablemente no seria significativo.

VES/營成/SI◆

WO/ 应弊

	CENTRAL DEL CONDADO,	
	ASAMBLEA DEL DISTRITO 12 Vore for no more than 4、温泉不經過4名。Vote por no más de 4	
	RON HOLLADAY 凝固、糖合成	SCHOOL PROPOSITIONS /學校提案 / PROPOSICIONES ESCOLARES
	Retroot Law Cent. Secretaino Judicial Julidado	To enhance qualty educations programs for children, attract and retain quality leachers and staff by increasing statistics provide leachers with additional compression for extractive with at Index of committee and retained to the provider and t
	WATEHVI的路底强人/NOLISTADO	supplied the state investor of each of maning, instructions and usual count supplied the introduction, and accountability, statil the Said francisco United School District be authorized to levy \$198 per parcel annually, adjusted for inflation, with mandatory distan oversight?
	WRITEH HARMAY (NOLISTADO	
	WRITH HISTORY (NOT STARO)	A 作的教服提供额外插值:以及為了增加物訊時間,發放配數或支援、技術、 華和的關其機能,三華和時の各位壓伍的兩層技術與發達的性人民區體的條件下 NO 反對 與重點解了物學的存在原因兩個名詞。48時期通過時期數數數數數數
	WOTEN AND RECEDE LAND STATE	An ofemporal a calidad de los programes acuacións para niños araes y tener personal y maestros de calidad mediante el aumento de esaludas, proporcionar a los maestros una compressación subiementaria por intalas.
	NONPARTISAN OFFICES 無黨派官職	addonal en escules as on ordificies de dorar de mescales, en materials cidicides de cubrir, guarmental la capacitación de si mestivos, for excresos y el acoyo para el auta, el tecnología, la imrocación y la responsabilidad. L'adebrira el chinh Caccho I Unicado de San Financios cue autorizado pera recuedar anualmente ST 66 por parcela, austratos non la rifación, con la supervición policitytica de los ciudadanos?
	CARGOS NO PARTIDISTAS JUDICIAL - 可答	CITY & COUNTY PROPOSITIONS / 市縣提案 / PROPOSICIONES DE LA CIUDAD Y CONDADO
3	JUDGE OF THE SUPERIOR COURT, 高等社会主任 #12 高等社会主任 #12別 JILEY DE TRREINDA SUPERIOR	Staff for O, recently from of foreign of the common of the
6	OPCINA NUMERO 12 *Velicon is Active to the CRANDOVAL GERARDO CSANDOVAL SER NO CONTROL TO THE TO TH	A市是出版的推加服務中與於原則以及收回、與等法院市出版文學與來說 由即以來達出了的認識的與本權數學的經濟的經過的事件。他二一個單數 的「與本格學與在人」以本代表學與用:以及成果與市政的應與與 加國本施布的經典上的數則實驗。
9	Mureno de Consep de Sandraceres de Sin Francio. TROMAS MELLON August In Sin Sin Sin Sin Sin Sin Sin Sin Sin Si	Cuberios a Culada aurente la centidad de antes de servicio requiridos para munir be requisidos recesarios para con cerca represeas de place facered e clanda. Servicio de como con cerca represeas como con cerca represeas como conferencia centidades con facere produces de place facered e clanda. Servicio de facere con conferencia mante sant la America Medica do Judicios de como con facere como conferencia para la America de servicios de places por costo de vida en la públicacio para contra empedado de El Culada?
	利能 開報 page pag	Shall the City profibit San Francisco Employees Pletrement System members who are convioled of a crime involving moral Employee in comection with their employment from receiving any retrement benefits funded with employer contributions?
	WETEN HIGHER A IND LSTADO	C 本市長台運動禁止。後後12下與職務相關的進界直接之罪行的三聯市政的運員 YES/聲12/5/C 38(本系成為東北部第8年出版的任何基本報刊
		NOVIX.#31 ¿Debreis la Cludac protibit que les miembres del Sialerra de Jublición de Empleados de Son Francisco que le pagra da consecutados por miem el financia de composition musa reactivados con su empleo reclamibendos de jublicador il manadas con su minimo des de empleador de elemendos de consecutados con su empleo reclamibendos de jublicador il manadas con su minimo de se empleador de se emp
	N V 38-C1-53-1-P VOTE	VOTE BOTH SIDES OF BALLOT 前在選票兩面投票 前在选票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA

MEASURES SUBMITTED TO THE VOTERS 程交選及授票表決的提案 INICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES

CITY & COUNTY PROPOSITIONS / 市縣提案 / PROPOSICIONES DE LA CIUDAD Y CONDADO

YES/贊成/SI· 40/04 市政府各個理事會和委員會的組成反映各種種樣、旅器、性取向和資際類型男女人士的利益和貢獻。以及市政府官員和機構支持提名、委任 或確認女性、少數族裔和發節人士等候補者擔任委員職務,是否應該成爲一項市政府政策?

Shall in be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of alt races, ethnicities, seculal orientations and types of disabilities and that City officers and agencies support the nomination, appointment or confirmation of lemale, minority and disabled candidates to fill seats on those bodies?

Debeirs ser politica de la Cuidad que los miembros de los consejors y las comisiones de la Cuidad refejen los niereses y las contribuciones de hombes y mujeres de tigas las razas, etinas, principal de discipación y contribuciones de la Cuidad de la contribuciones de la contribución de cuidad las contribuciones de discipación de cuidad las contribuciones de la contribución de cuidad las contribuciones de cuidad las contribuciones de cuidad contribución de cuidad contribución de cuidad las contribuciones de la contribución de las contribuciones de

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to approve the Mayor's appointments to the PUC?

/ES/替成/SI◆ 10/反擊 本市是否樣該制訂公用等業委員會 (PUC) 委員的任職資格並修改 PUC 委員的委任程序,即市參議會必須以多數票通過市長的 PUC

de miembros ¿Deberia la Cludad establecer cualificaciones para los miembros de la Comisión de Servicios Públicos (Pubíc Utilibes Commission, PUC) y cambiar el proceso de designaciones del Alcade para la PUC?

oped in the area be Shal is be Chypicy that ary mieck-use develormen plan the Chypporous for Candesids Ford and rival very long the whostoy from carelesped in the area to advise the rest of a purchase of a purchase of the area for advised housing has a miniscal for and moderate income, and. If Albe Griffin housing is retail, replace the purchase the purchase of the market and and a Candeside Porthuless in Beaut of Supervisor finish and the market development. plan for this area incorporates these policies?

ES/替成/SI 6/反對 建原住房單元,是否應該成爲一項市政府政策;以及,除非市參議會認定該地區混合用途開發計劃運輸調輸政策,是否應該禁止本市 單元的 50% 必須是可負擔房屋,統的回負擔房屋的出租或銷售優先問題中低收入家庭,以及,如果重議 Alce Guiffe 公屋,郑一七 區的所有被開發的新房屋 市政府批准的任何獨台角 (Candlestick Point) 和臘人角船場 (Hunters Point Shipyard) 混合用途開發計劃在 出售、轉讓或出租本市在獨台角擁有的任何土地?

Dubbers applied be Louder du ben de demanation de une mon de al Coder de Louder Service de Commerce de de l'Establishe de la Commerce de l'American de l'Establishe de l'American de l'A

Shall be City poly) to encourage firmly development of a mixed-use project rule. By view on Cardicalsto Port and Minnes Ports Stippard, Projects and Aller Statistion or a non-statistic manifest of a statistic manifest professional and an extensional professional and an extensional professional and an extensional professional and an extensional professional professional and responsible by the professional professional professional and responsible by the professional pro

技數及時間發位於漢景區 (Bayview) 的獨占角 (Candlestick Point) 和獵人角船場 (Hunlers Point Shuyard) 的一項混合用途計劃,包括一 **塞新的49人除體育場或一項非體育場替代方案,是否應處成底一項市政府政策;如果相至少相等面積的新的公園或開放空間交** 原架用途;以及渡民於1997年六月通過 肝解膜獨合角的公開戶 換且該轉讓滿足本提案的政策目標,是否應該授權市 的D提案和F提案是否應該被廢止? G

/ES/贊成/SI▲

NO/反對

nnew en Candlestick Point y el astillero de Hunters Point, incluyendo un nuevo estadio oftrada pira tansferie terrenos de parque en Candlestick Point para aso no recreativo proporciones y la transferenda cumple con los objetivos de la política de la iniciativa de proporciones y la transferenda cumple con los objetivos de la política de la iniciativa de las mismas prop oyecto de uso mixto en Bayri Deberia la Ciudad estar autor os de al menos las mismas pr uso mixto en Bar en junio de si el terreno es reemplazado por nuevos parques públicos o espacios at tey: y deberían revocarse las Proposiciones D y F, aprobadas por los elt ¿Debería ser política de la Ciudad alentar la urbanización oportuna de para los 49ers de San Francisco o una alternativa que no sea un esta

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YES/贊成/SI↑ Shall it be unlasted for Only elected of coals, carddates or political committees they control to social cardio control country of the control control control control control of the control control of the Saud on the Saud on the Saud on the Control of the control to the Control of the contr

如果本市民運官員,後華人東受其權關的政治交通實際觀點是多來國國的跟運排款,而由於該來國國於該管員處東該委任者任 職之委員會處有同係批准的合約或批准了久的合約,所以養禁止向於官會,被選入或政治委員會捐款,該等行為是否應該定為非法?

I

NO/反對 Deberia ser legal que los funcioraios electos de a Cautad. Los caracterios o los comercias por caracterios es caracterios de parte de contrata selectorio de caracterio de servisios de caracterios de caracterios de caracterios de caracterios de caracterior de ca

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請在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA VOTE BOTH SIDES OF BALLOT

38-C1-21-2-N



Remember to Vote!

Election Day is: Tuesday, June 3, 2008.

切記投票!

選舉日是: 2008年6月3日 星期二。

¡No se olvide de votar!

Las elecciones son el martes, 3 de junio de 2008.



Be Heard VOTE

讓你的意見被聽取 投票

¡Que le oigan! VOTE

Election Day is Tuesday, June 3, 2008

The polls will be open from 7 a.m. to 8 p.m.

For the location of your polling place, check the back cover of this pamphlet, call the Department of Elections at

415-554-4375, or visit www.sfgov.org/elections



Overvotes and Undervotes

What is an overvote?

An <u>overvote</u> occurs when a voter casts more votes than legally allowed for a particular office or measure. For any office or measure that is overvoted, no votes can be counted. However, all other marked contests on the ballot will be counted.

Overvoting on the "Insight":

Overvotes are detected by the Insight optical-scan voting machine; the voter will be provided an opportunity to receive a new ballot to correct his or her selection before the ballot is cast.

Overvoting on the "Edge":

Overvoting is not possible on the Edge accessible touchscreen voting machine; the voter can only select up to the allowed number of choices for any office or contest. In order to select a different choice, the voter must go back and de-select a choice.

What is an undervote?

An <u>undervote</u> occurs when a voter casts no votes or fewer votes than the maximum allowed for an office or measure. Undervoting a contest or the entire ballot is the voter's choice and any undervoted contest or ballot will still be accepted.

Undervoting on the "Insight":

The Insight optical-scan voting machine will not notify the voter of an undervote in any single contest or in more than one contest. The machine will notify the voter only if the entire ballot is left blank.

Undervoting on the "Edge":

The Edge accessible touchscreen voting machine notifies the voters of any undervotes. At the end of the ballot, the voter will receive a message from the machine that he or she has not completed making selections in one or more contests. The voter will have a choice of going back to the contest to make more selections or proceeding to cast his or her ballot.



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Fall 2008

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REPUBLICAN PARTY

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote *only* for candidates from that party in partisan contests.

The following partisan contests will appear on the Republican Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 12 STATE SENATOR, DISTRICT 3 MEMBER, STATE ASSEMBLY, DISTRICT 12 REPUBLICAN PARTY COUNTY CENTRAL COMMITTEE. ASSEMBLY DISTRICT 12

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

+ Voters who have declined to state an affiliation with a political party may request a ballot for the Republican Party that includes candidates for all offices except County Central Committee. For more information, see page 6.

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot. 本選民資料手冊內的選票標本是正式選票的協引版。 La Muestra de la Boleta Electoral en este folleto es una reducción de la Boleta Electoral Oficial.

申請中文版的選舉材料的選民請注意: 請保留這份選票樣本。寄給你的中文版的選民資料手冊中沒有這份選票樣本。 你只能在這本選民手冊中找到選票樣本。

> Aviso para los electores que han solicitado material electoral en español: Guarde esta copia del folleto en inglés para consultar su muestra de la boleta. El folleto en español que le será enviado no contendrá la muestra de la boleta.

38-SB61-EN-J08-5



OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

REPUBLICAN PARTY BALLOT

CITY AND COUNTY OF SAN FRANCISCO / 三藩市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 共和黨選票 / BOLETA DEL PARTIDO REPUBLICANO JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

CONGRESSIONAL DISTRICT 12, SENATE DISTRICT 3, ASSEMBLY DISTRICT 12 — BT

To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. INSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

選民指南:請將指向你選擇的箭頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人, 在提供的空位上填寫此人的姓名,並將箭頭蓋線連接起來。

38-SB62-EN-J08-5



como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de INSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal a persona en el espacio en blanco provisto, y complete la flecha.

NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 湿交選民投票表決的提案

Bars state and local governments from taking or damaging private property for private uses. Prohibits rent control EMINENT DOMAIN, LIMITS ON GOVERNMENT AUTHORITY. INITIATIVE CONSTITUTIONAL AMENDMENT and still a measure. Emmates deterence to open ment in property right cape. The relationship of the determinant still a still

STATE PROPOSITIONS / 州提案 / PROPOSICIONES ESTATALES

政府徵用權。政府權力限割。憲法修正案動議。禁止州政府和地方政府爲 了私人使用而發用或破壞私人財產。禁止租金管制和撥似糟騰。網除在財 幸 棒 案件中国 经政府的银色,依我自告先公规则。财政影響、李赫·秦的殿

iemo en casos de DOMINIO EMINENTE. LÍMITES SOBRE LA AUTORIDAD DEL GOBIERNO. ENMIENDA CÓNSTITUCIONAL POR INICIATIVA. Ponibe que los gociernos estatal y locales se apoderen de o darten propiasos, Prohibe el control de aquileres y medidas similares. Elimna la defeneña al ausos pinados. Elimna la defeneña al detendro de propiedad. Cambia las regista de expropiación, liripacio fiscal: Mayrotes costos par actuas de bas restricciones de la medida. Ám embargo, el impacio fiscal neto sobre todo el de a desidica. **制會增加許多政府的費用。但是對於全州的財政應無太大淨影響**

格雷格·康朗 Businessman / CPA SREG CONLON Empresario / Contador Público Certificado

MIKE MOLONE

Wost for One / 統一名 / Vote por Uno

UNITED STATES REPRESENTATIVE DISTRICT 12/第12渡岛/DISTRITO 12

FEDERAL -聯邦

黨派官職 CARGOS PARTIDISTAS

PARTISAN OFFICES

来展沒繼母 REPRESENTANTE DE LOS ESTADOS UNIDOS

residence for conveyance to a private person or business entity. Greates exceptions for public works, public health and safety, and crime prevention. Fiscal Impact: No significant fiscal impact on state or local governments. Bars use of eminent domain to acquire an owner-occupied EMINENT DOMAIN. LIMITS ON GOVERNMENT ACQUISITION OF OWNER-OCCUPIED RESIDENCE INITIATIVE CONSTITUTIONAL AMENDMENT. Bars use of eminent domain to acquire an owner-occup. to seria significativo.

YES/贊成/SI▲

张依在来助議・禁止助用政

等雇主自住的房屋。

育徵用權取得属主 自住房屋以轉黨

66

SASH MCENTEE RASH MCENTEE RASH WASTER

Small Business Consulter

A. ARTHRON

Consultora de Peg

ISTRICT 3/終3聯區/DISTRITO 3

新 SENADOR ESTATAL

STATE SENATOR

Vote for One / 道一名 / Vote por Uno

STATE - 本 - ESTADO

WRITE-N / 南海长湖人 / NO LISTADO

的庇魯田橋。即

安全以及防止犯罪的

公共衛生

人或企業實體・設定開於公共工程

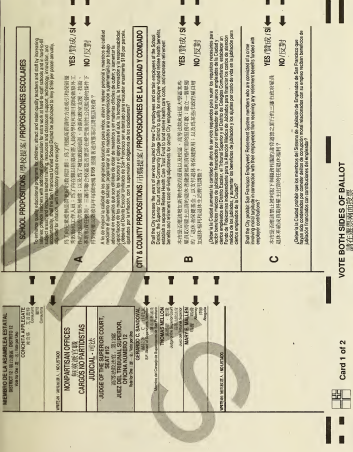
兄。財政影響等難解

DOMINIO EMINENTE. L'IMITES SOBRE ADQUISICIONES DEL GOBIERNO DE RESIDENCIAS OCUPADAS POR EL PROPIETARIO. ENMIENDA CONSTITUCIONAL POR INICIATIVA. Prohibe el uso del dominio eminente a por el propietario para traspasarla a una persona privada o entidad comercial sa, saluró geguridad públicas y prevención de la delincuencia. Impacto fiscal: go botennos estata o locales. residencia ocupada por para obras públicas, se

Sin impacto

MEMBER, STATE ASSEMBLY 私物業命

NATE N / 南京安謀人 / NO LISTADO





38-C1-05-1-R

38-SB63-EN-J08-5

MEASURES SUBMITTED TO THE VOTERS 提交選民校票表決的提案 INICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES

CITY & COUNTY PROPOSITIONS / 市縣提案 / PROPOSICIONES DE LA CIUDAD Y CONDADO

Shall the City polcy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all seass, ethnicities, sexual orientations and types of disabilities and that City officers and agencies support the nomination, appointment or confirmation of lemale, minority and disabled carbidates to fill seass on those bodies?

YES/犂成/SI◆ NO/反對 市政府各個理事會和委員會的組成反映各種種族、族裔、性取向和發譯類型男女人士的利益和實獻,以及市政府官員和機構支持提名、泰任 或確認女性、少數族裔和殘單人士等候補者擔任委員職務,是否應該成為一項市政府政策?

Defend services de Joulad que simentross de las conseisos y las comisiones de la Cudad religien los intereses y las contribuciones de hombres y mujeres de tudas fiss razas, anfass, orientaciones sucileis y floss de discusadada, que de la kindoridad vera de la Cudad despadada en manha en la conseinación de confirmación de capatifilas y de sucileis rapas en estas orientamentes per acudadados y provinciarios de quadras carabas de siste orientamente de siste de sucileirandos de sucileirandos de capatifilas de puedo a minoritarios para acuda carabas en estas orientamentes de puedo a minoritarios para acuda carabas de sucileirandos de sucileirandos de capatifilas de puedos acudados de capatifilas de puedos acudados per capatifilas de capatifilas de puedos acudados de capatifilas de capatificadas de capati

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to approve the Mayor's appointments to the PUC?

/ES/營成/SI◆ 40/0N 本市是否應該網訂公用專業委員會 (bnc) 委員的任職資格並修改 bnc 委員的委任程序,即市參議會必須以多數票通過市長的 bnc。員委任? ш

¿Deberia la Ciudad establecer cualificaciones para los miembros de la Comisión de Servicios Públicos (Público Unities Commission, PUC) y cambiar el proceso de designación de miembros para la PUC exigiendo que la majoría del Consejo de Supenissones apruebe las designaciones del Alcaide para la PUC?

283 II be Do Propriet fair an mackes developmentable the Quesqueer of Conference of Co

ES/贊成/SI NO/反對 單元的 50% 必須是可負擔房屋,新的可負擔房屋的出租或銷售優先照腦中低收入家庭,以及,如果重建 Alce Griffit 公室,將一比一面 建原住房單元,是否應該核為一項市政府政策;以及,除非市參議會認定該地區混合用途開發計劃遵**循這些政**策,是否應該禁止本市 布政府抵准的任何獨台角 (Candlestick Point) 和澳人角船線 (Hunters Point Shipyard) 混合用途開發計劃在蒙地區的所有被開發的新房屋 出售、轉讓或出租本市在獨台角擁有的任何土地?

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Shalf be Cryptory to encourage inney development of a most-use project in the Bayview on Candresca. Point Ship and including a new -Resistation or a new stadiom the most professional and advanced to the professional control of the state of the project of the stadios of the st

YES_/贊成/SI↑ Debets as profes de Louda destar un tantancio nocimi, an province describent of the season destar destar desta part de debets de Processo on a timbrate que nocimi de su reseau (Pretai à Ladar desta autoritate que atreter des proce en Condesse Print rara son necesario de l'anne necessa de l'anne pour partie de l'anne de altresió de limento de minima propriete de l'anne de l' NO/反對 故職及時間發位於需量區(Bayviaw) 的場台角 (Cardiestok Pojul 和環人角組織 thuters Point Stroyard) 的一環混合用途計劃,包括一度新的49人隊體育場或一項非體育場等化方案,是否應議成了一項市政符改策,如果網至少和等面積的新的公園或開放空間交 效且該轉讓滿足本提案的政策目標,是否應該授權市政府轉票聯合角的公國用地用除非數策用途;以及選民於1997年六月通過 的D 提案和F 提案是否應該被廢止? G

VES/營成/SI◆ Shall be unlawful for City elected officials, excribedess or political committees. Bey control to safet for except campaign contributions from contractors who are prohibited from making which for the control of the c

如果本作民雖官員、候選人或受持韓國政府公安員會審要或歷受本他職的設選相款,而由於該承也商於該官員處或該官員或其委任者任 職之委員會裁有伯特批准的合約或批准不久數合約,所以數學生而於實費、候選人與政治委員會捐款,該等行局是否應該定局非法?

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NO/反對

Debuis ser leval que las instituciones electros de la Custa las candidas o las comes políticas que eles controlas núclea o acapien contribiciones para campaias de parie de contratista para campaias de parie de contratista per acapien contribiciones e aera la increada de destinas endadas en elementos per acapientes en acapientes de la contratista perdente o un contrato perdente de la contrator de la

請在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA VOTE BOTH SIDES OF BALLOT

38-C1-21-2-N

OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

REPUBLICAN PARTY BALLOT / BOLETA DEL PARTIDO REPUBLIC

CITY AND COUNTY OF SAN FRANCISCO / 三藤市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選/ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 共和黨選票 / BOLETA DEL PARTIDO REPUBLICANO JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

ASSEMBLY DISTRICT 12 — BT 1-7

o vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

異民指南:請將指向你選擇的所頭畫線連接起來;如圖所示。如果想要投選合格補寫候選人, 在提供的空位上導寫此人的姓名,並將簡頭畫線連接起來。

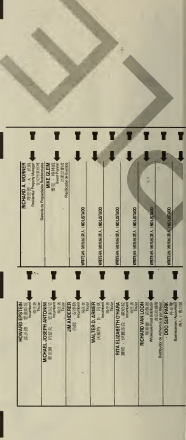
como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de NSTRUCCIONES PARA LOS ELECTOBES: Complete la flecha que señala su selección, tal a persona en el espacio en blanco provisto, y complete la flecha.

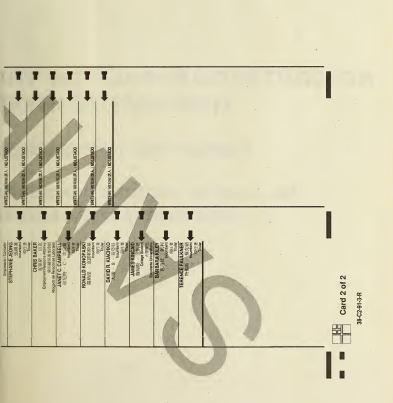


CITY AND COUNTY / 市縣 / CIUDAD Y CONDADO

MEMBER, COUNTY CENTRAL COMMITTEE, ASSEMBLY DISTRICT 12

縣中央泰員會委員,中深端深級別」選閱 MIEMBRO DEL COMITÉ CENTRAL DEL CONDADO, ASAMBLEA DEL DISTRITO 12 Vote for no more than 13 / 第第不能到 35 / Wee por no más de 13





NO CONTESTS APPEAR ON THI THIS PAGE IS INTER

這張選票卡背面不刊印選舉項目

NO APARECE NINGUNA CONTIENDA ESTA PÁGINA SE HA DEJADO

BACK OF THIS BALLOT CARD. FIONALLY BLANK.

战們有意地將這一頁留為空白。

L DORSO DE ESTA BOLETA. N BLANCO INTENCIONALMENTE.











NOW HIRING: 1-877-SFSD-JOB

The San Francisco Sheriff's Department is offering you a rewarding career as a Deputy Sheriff

- Salary: \$62,062 \$83,947 annually
- · Generous health and PERS retirement benefits

(\$51,038 for the first 12 months/\$83,947 requires advanced POST certificate) • Excellent promotional opportunities

No previous law enforcement experience necessary. Successful applicants will attend a three-week orientation course, seven-week jail training operation course, and within the first year of employment, a 23-week California POST certified police academy. Upon graduation from the academy, deputies are fully accredited peace officers under California law (POST certified).

Applicants must be at least 20 years old, a high school or GED graduate, a permanent resident who can obtain U.S. citizenship within 3 years of appointment, have one year of college or work experience, and possess a valid California driver's license.

Expedited selection process:

Applicants who have successfully completed a CA POST academy within the last 6 months may have the written and physical agility exam waived.

Applicants who have taken a CA POST entry written exam within the last year from an accredited academy or agency with a score of 46 or higher may have the written exam waived

As an equal opportunity employer, we especially encourage women, minorities and bilingual candidates to apply.

Decline-to-State Voters

(DTS) DEMOCRATIC PARTY

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote *only* for candidates from that party in partisan contests.

+ Voters who have declined to state an affiliation with a political party will be given a nonpartisan ballot that includes candidates for nonpartisan office and ballot measures only, unless they request a ballot for the Democratic Party that includes candidates for all offices except County Central Committee, or a ballot for the Republican Party that includes candidates for all offices except County Central Committee. For more information, see page 6.

The following partisan contests will appear on the (DTS) Democratic Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 12 STATE SENATOR, DISTRICT 3 MEMBER, STATE ASSEMBLY, DISTRICT 12

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot. 本選民資料手冊內的選票標本是正式選票的婚小版。 La Muestra de la Boleta Electoral en este folleto es una reducción de la Boleta Electoral Oficial.

申請中文版的選舉材料的選民請注意: 請保留這份選票樣本。寄給你的中文版的選民資料手冊中沒有這份選票樣本。 你只能在這本選民手冊中找到選票樣本。

Aviso para los electores que han solicitado material electoral en español:

Aurade esta copia del folleto en inglés para consultar su muestra de la boleta.

El folleto en español que le será enviado no contendrá la muestra de la boleta.



OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

DTS) DEMOCRATIC PARTY BALLOT

CITY AND COUNTY OF SAN FRANCISCO / 三藩市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全小聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008 **ミ
主
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要
/ BOLETA DEL PARTIDO DEMÓCRATA**

CONGRESSIONAL DISTRICT 12, SENATE DISTRICT 3, ASSEMBLY DISTRICT 12 — BT 5

o vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. INSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

NSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal 選民指南:請將指向你選擇的箭頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人, 在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。

como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de



la persona en el espacio en blanco provisto, y complete la flecha. PARTISAN OFFICES

NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES STATE PROPOSITIONS/州梅案/PROPOSICIONES ESTATALES MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

Bass state and read governments from alknow of demaping power property received the state of the control of the EMINENT DOMAIN. LIMITS ON GOVERNMENT AUTHORITY. INITIATIVE CONSTITUTIONAL.

YES/贊成/SL 政府徵用權,政府權力限制,憲法修正案訓讓,禁止州政府和地方政審算了私人使用而徵用或政職私人財產。禁止和金管制和類似措施,消除在判 **整權案件中願從政府的傾向。修改宣告充公規則。財政影響:本提案的限 时备地加胖多政府的费用。但是整个全州的财政顺無大大净影響。**

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永與兒·T·聚克斯師 Heath Potry Director ROBERT M. BARROWS 羅伯特·N·巴羅斯 Businessman

MICHELLE T. MCMURRY 全球投票 Aredora de Politoss de Salvi

JACKIE SPEIER 鐵路·斯坦羅

Vote for One / 题一名 / Vote por Uno

JNITED STATES REPRESENTATIVE JISTRICT 12 / 第12強压 / DISTRITO 12 来國家議員 REPRESENTANTE DE LOS

FEDERAL-聯邦 ESTADOS UNIDOS

無流官職 CARGOS PARTIDISTAS

do probablemente s estatal y locales se apoderen de o dañen propiedades privadas pa es y medidas similares. Elimina la delerencia al gobierno en casos o DOMINIO EMINENTE. LÍMITES SOBRE LA AUTORIDAD DEL GOBIERNO, ENMIENDA CONSTITUCIO POR INICATIVA. Protibo que les opciences estada y vicades se apcidemen de octanin propedidas formas usos prindados. Protibe el control de aquierres, transdas similares. Elimina la delevencia al gobierno en eta electro de propisada. Camba las regisa de legropación, impado fiscal Alaques costos para amuninso guerra de electro de costos para amuninso para Impacto fiscal: Mayores costos para muchos gol mpacto fiscal neto sobre todo a causa de las restricciones de la mec no seria significativo.

nt domain to acquire an owner-occupied eates exceptions for public works, public health Ampact on state or local governments. ENT ACQUISITION OF OWNER-OCCUPIED RESIDENCE nent domain to acq 1: No significant fisca Bars use of e yance to a private person crime prevention. Fiscal NITIATIVE CONS

限制政府取得屋。 屋主自住房屋 以及防止

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STATE - M - ESTADO

MRITE N / 南郊长瀬人 / NO LISTADO

SENADOR ESTATAL STATE SENATOR TRICT 3/据3湖區/I

SOBRE ADQUISICIONES DEL GOBIERNO DE RESIDENCIAS OCUPADAS MADA CONSTITUCIONEL POR NUCIETATIVA. PONDIDE el uso del cominio en eminente RADA CONSTITUCIONEL POR NUCIETATIVA. POR SOBRE EL PORTORIO DE P salud y seguridad públicas y prevención de la delincuencia. Impacto fiscal

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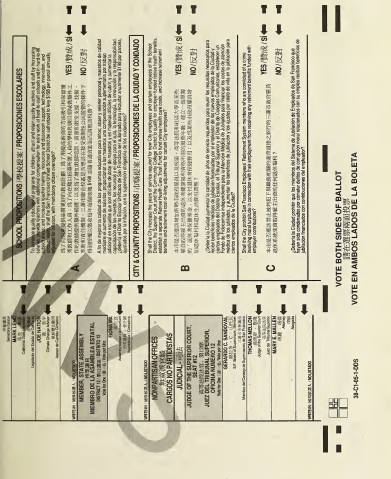
FRANK HENRY WADE 弗蘭克·亨利·威德 Certified Public Accounts of

証用者計画 Contador Público Cerfficado

9房屋。憲法修正案動為 禁止動用政

YES/贊成/SI↑

|外情況。財政影響:對於州或地方政府沒 5私人或企業實體 - 設定關於公共工程、



MEASURES SUBMITTED TO THE VOTERS 是交速员投票表达的提案 INICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES

CITY & COUNTY PROPOSITIONS/市縣提案/PROPOSICIONES DE LA CIUDAD Y CONDADO

VES/犂成/SI◆ Shall it be City policy hat the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, secural orientations and types of disable candidates to fill seats on those bodies? 市政府各個理事會和委員會的組成反映各種種族、族裔、性取向和殘障類型男女人士的利益和實獻,以及市政府官員和機構支持提名、 或確認女性、少數族商和殘蹋人士等候補者擔任委員職務,是否應該成爲一項市政府政策?

Debrit ser polica de la Cuidad que los membros de los consejos y las comisiones de la Cuidad refejen los intereses y las contribuciones de hombres y mujeres de tudad ser assa ser assa en las ser assa en las ser assa en las estadades de la Cuidad del la cuidad del la cuidad del la cuidad de la cuidad del la cuidad de la cuidad de la cuidad de la cuidad del la cuidad del

6/反對

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to approve the Mayor's appointments to the PUC?

YES/贊成/SI◆ 10/反拳 本市是否應該細訂公用專業委員會 (bnc) 委員的任職資格並修改 bnc 委員的委任程序,即市參議會必須以多數票通過市長 5 bnc 彰 員委任?

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miembros ¿Debería la Cludad establecer cualificaciones para los miembros de la Comisión de Servicios Públicos (Pubic Unitres Commission, PUC) y cambrar el processo de designaciones del Alcade para la PUC? Stall the Oily policy that any mixed-se development plan the City approves for Cardestek Pori and Hunses Ports Stap and repair the mixed purpless that severable the mixed purpless the under purpless that All sections that single and the man or purpless the man of purpless the under purpless the mixed purpless that was not energy to predefer the mixed purpless that was the section to the mixed purpless that was the purpless that was the mixed purpless that th

NO/反對 **建原住房單元,是否應該政爲一項市政府政策;以及,除非市參議會認定該地區混合用途開發計劃。第1134個,是否應該禁止本市** 市政府批准的任何獨占角 (Candestick Poin) 和獨人角船場 (Hunters Point Shipyard) 混合用途阴裂片最在露地运的所有被叫效的新房屋 單元的 20% 必須是可負擔房屋,新的可負擔房屋的出租或銷售優先照顧中低收入家庭,以及,如果重體 Noe Guitte 公屋,將一七一 出售、轉讓或出租本市在獨台角擁有的任何土地? plan for this area incorporates these policies?

Liberia ser polita de la Guisdi que toto plan de unbanazión de uso mido que la Cudad agualde sera Chones, para en la companidad de la Conda de Conda de la companidad de la Conda de Conda de la companidad de la Conda de la companidad de la Conda de la Conda de la companidad de la Conda de la Conda de la companidad de la Conda de la Conda de la companidad de la Conda de la Conda de la companidad de la Conda de la Conda de la companidad de la Conda de la Conda de la companidad de la Conda de la Conda de Conda de la companidad de la Conda de la Conda de la companidad de la Conda del Conda de Conda de La companidad de la del La companidad de La compa

Stall the City putry is excupage imply development of a mixed-usp project in the Baywew on Cardekide Proint at Namines Port Stippard, inclusion a rifer 48ses stadium or a non-stadium administration and the Conference of the Conf

/ES/物型/SI 10/区對 pyard)的一項混合用途計劃,包括一 如果相至少相等面積的新的公園或開放空間交 的轉素獨台角的公園用範围除非實際用途;以及選及於1997年六月通過 战職及時開發位於灣景區 (Bayview) 的獨台角 (Candlestick Point) 和職人角影場 (Humars Points 一項市政府政策 ¿Debería ser política de la Ciudad alentar la urbanización oportuna de un para los éders de Sar Tarcácos o una altentaria que no sea un estador si el triento es reemplazado por nuevos parquise publicicos o espacios sub-ley; y deberían revocarse las Proposiciones D. F., aprobadas españos selaci-座新的49人隊體育場或一項非體育場替代方案,是否隨 级且該轉讓滿足本提案的政策目標,是否應該授權市 的D提案和F提案是否應該被廢止? G



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YES/營成/SI◆ Shall is be unlamful to City elected officials, carridates or policial committees they control to above a caropic carridates from controllations from controllations in the section of the carbon to the section of the carbon to the section of the carbon to the beaution of the carbon to the carbon Deberia su figual que los funcionarios eletos de la Outsoal. Sec acordianse o bis comercia por eletos de la companidade para campañas de parte de reservantes que senembro de parte de secendades que electronomen a sessa lucionados eletos, acadedas se por obrigados para en contrato pendente o un contrato pendente de la contrator de parte de Choque (or que la funcionado o para de Choque (or que la funcionado para de semento). NO/反對 如果本市民選官員,候選人或受其權制的政治委員都某要就接受承繼備的辦選捐款,而由於該承包爾於該官員應或該官員或其委任者任 職之委員會總有的符批相的合約或批准不久的合約,所以被第二人該官員,被選人或政治委員會捐款,該等行為是否總統定局非法? I



38-C1-21-2-N

Absentee voting has a new name:

Voting by Mail!

Starting January 1, 2008, "absentee voting" is now referred to as "voting by mail" in all of the Department of Elections' literature. A new state law mandates this change, but all the benefits and requirements remain the same!

To receive your ballot in the mail, send in the application on the back cover of this pamphlet. The Department of Elections must receive your application by 5:00 p.m. on Tuesday, May 27, 2008.

For more information about voting by mail, see page 7.

Decline-to-State Voters

(DTS) REPUBLICAN PARTY

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco **Consolidated Statewide Direct Primary Election** June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote only for candidates from that party in partisan contests.

+ Voters who have declined to state an affiliation with a political party will be given a nonpartisan ballot that includes candidates for nonpartisan office and ballot measures only, unless they request a ballot for the Democratic Party that includes candidates for all offices except County Central Committee, or a ballot for the Republican Party that includes candidates for all offices except County Central Committee. For more information, see page 6.

The following partisan contests will appear on the (DTS) Republican Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 12 STATE SENATOR, DISTRICT 3 MEMBER, STATE ASSEMBLY, DISTRICT 12

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot. 本選民資料手冊內的撰票樣本是正式撰票的縮小版。 La Muestra de la Boleta Electoral en este folleto es una reducción de la Boleta Electoral Oficial.

申請中文版的選舉材料的選民請注意: 請保留這份選票樣本。寄給你的中文版的選民資料手冊中沒有這份選票樣本。 你只能在這本選民手冊中找到選票樣本。

> Aviso para los electores que han solicitado material electoral en español: Guarde esta copia del folleto en inglés para consultar su muestra de la boleta. El folleto en español que le será enviado no contendrá la muestra de la boleta.

38-SB77-FN-J08-5



OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

DTS) REPUBLICAN PARTY BALLOT

CITY AND COUNTY OF SAN FRANCISCO / 三藩市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選/ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 共和徽選票 / BOLETA DEL PARTIDO REPUBLICANO JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

CONGRESSIONAL DISTRICT 12, SENATE DISTRICT 3, ASSEMBLY DISTRICT 12 — BT

To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

選民指南:請將指向你選擇的箭頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人, 生提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。

como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de INSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal la persona en el espacio en blanco provisto, y complete la flecha.

NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES STATE PROPOSITIONS/州提案/PROPOSICIONES ESTATALES MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

and similar measures. Eliminates delerence to government in property rights cases. Granges condemnation rules. Freat immater, inverased ords to many operaments due to the measure's restrictions. The net statewide fiscal effect, towever, probally would not be significant. Bars state and local governments from taking or damaging private property for private uses. Prohibits rent control EMINENT DOMAIN. LIMITS ON GOVERNMENT AUTHORITY. INITIATIVE CONSTITUTIONAL AMENDMENT

/ES/贊成/Si▲ 了私人使用而微用或玻璃私人財產。禁止租金管制和類似措施。消除在財 **希權案件中關從政府的傾向,修改宣告充公規則,財政影響。本楊案的限** 致府徵用權。政府權力限制,憲法修正案動議。禁止州政府和地方政府 則會增加許多政府的費用。但是對於全州的財政應無太大淨影響

86

数克・馬洛尼 Petred Businessman

MIKE MOLONEY SREG CONLON

Vote for One / 國一名 / Vote por Uno

UNITED STATES REPRESENTATIVE USTRICT 12 / 第12 議區 / DISTRITO 12

FEDERAL-聯邦

医水子属 CARGOS PARTIDISTAS

PARTISAN OFFICES

来國家議員 REPRESENTANTE DE LOS

ESTADOS UNIDOS

POR INCLATIVIA. Profibe que los gocientos estada y locades se apociento de o difere proplecadas privadas para synandas. Publica control de autumento y modes amanas. Elimita deletidada a pyberno inclasos de deletido de populacidad. Camba las regis de esportación. Prapado iscar laboyanes castes para munhos godenica de apociente de las responsables de la medida. Sin embargo, el impacio iscal indio score gocos el gastido probablemente no seria seguidadore. DOMINIO EMINENTE. LÍMITES SOBRE LA AUTORIDAD DEL GOBIERNO. ENMIENDA CONSTITUCIONAL

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格雷格·滕朗 Businessman / CPA 商人/ 建酶會計館 Engresano / Contador Público Cenficado

INTATIVE CONSTITUTOIAL AMEDINENT. Bars use of eminent domain to acquire an enme-compared residence of conveyence to a prime person for barses entitly. Creates exceptors frought winks, public his residence of an emine person from Fiscal Impact, No Significant Tissal insulat on state of Acad government. EMINENT DOMAIN. LIMITS ON GOVERNMENT ACQUISITION OF OWNER-OCCUPIED RESIDENCE

YES/替成/Si▲ NO/反對 效併微用權。限制政府取得壓主自住的房屋 藍法修正案動議,禁止動用政 對於州政地方政府後 音發用權取得屋主自住房層以轉讓給私人或企業實體。設定開於公共工程、 公共衛生與安全以及防止犯罪的例外情況。財政影響: 有太大財政影響。

66

編布 - 泰克安撒 Small Burness Consultant Concultora de Pequeñas Empresas

MEMBER, STATE ASSEMBLY 科智樂品

WAITE-IN / 網路袋票人 / NO LISTADO

SASHI MCENTEE

DISTRICT 3/第3歲與/DISTRITO 3

SENADOR ESTATAL

Vote for One / 國一名 / Vote por Uno

STATE - 州 - ESTADO

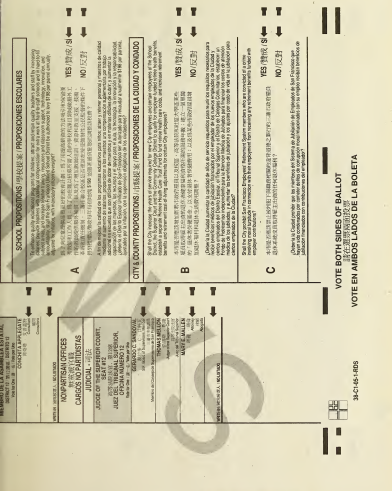
MRTE-IN | 新效物域人 / NO LISTADO

STATE SENATOR

DOMINIO EMINENTE . LÍMITES SOBRE ADOUGICIONES DEL COBIERNO DE RESIDENCIAS OCUPADAS POR EL PROPEÍZARO. ENMENDA CONTRADAS POR EL PROPEÍZARO. ENMENDA CONTRATIVICIONAL POR INCLÍTATO. Públice el uso del dominio entimente para adjunt una respecta privada o entidad comercial para adjunt una respecta privada o entidad comercial. para autour una residenda ocupada por el popietario para il aspasalla a una persona privada o emidad comercia Chea ecoportene para cutra sobilicas, saluto seguidad pulcas y preventión de la delincuencia. Impacto liscal Esta fignacia liscala apliticativo sobre las gobernos estata o locales.

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38-SB78-EN-J08-5



CITY & COUNTY PROPOSITIONS / 市縣提案 / PROPOSICIONES DE LA CIUDAD Y CONDADO

VES/犂成/SI Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and types of disabilities and that City officers and agencies support the nomination, appointment or confirmation of lemale, minority and disabled candidates to fill seats on those bodies? 市政府各個理事會和委員會的組成反映各種種族、族裔、性取向和發證類型男女人土的利益和貢獻,以及市政府官員和機構支持提名、委任

、少數族高和殘算人士等候補者擔任委員職務,是否應該成爲一項市政府政策?

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Deberia ser politica de la Cuisad que los miembros de los consejos y las comisiones de la Cuisad refejem los intereses y las contribuciones de horbies y mujeres de tudas las razas, abrias, primeiras eles destaguadas, politica de las funcionarios y las aguaissas de Lucudarias de la suparáben e forminamento, la designación o la confirmación de capaditas de las confirmación de capaditas del sexo de sexo de las confirmación de capaditas de las capacitas de las capacita

NO/反對

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to approve the Mayor's appointments to the PUC?

YES/替成/SI◆ NO/反對 本市是否應該制訂公用專業委員會 (bnd) 委員的任職資格並修改 bnc 委員的委任程序,即市參議會必須以多數學通過市長 這 bnc 員委任?

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¿Beberia la Cludad establecer cualificaciones para los miembros de la Comisión de Servicios Públicos (Pubíc Utilities Commission, PUC) y cambiar el mocesa de designación de miembros para la PUC?

Stall foll polyty that any mind use development plan the Cary approves for Cardesisch Penia and Humbers Polnt Shipard equale (3%) of all new housing when developed in the area to explore the stall of purples the mind of the control plan for this area incorporates these policies?

蒸心/QN 單元的 50% 必須是可負擔房屋,新的可負擔房屋的出租或靠營優先照顧中優收入家庭,以及,如果近邊 Alce Guitta 公屋,將一出一項 建原住房單元,是否應該彼爲一項市政府政策;以及,除非市參議會認定該地區組合用巡開發計劃運輸高地政策,是否應該察止本市 有政府批准的任何獨台角 (Candlestick Point) 和獨人自船塢 (Hunters Point Shipyard) 混合用途開發計畫在該地區的所有被開發的新房屋 出售、轉讓或出租本市在繼台角擁有的任何土地?

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Debets are price to Louder our board bet durantacted to earn on the Louder particles and state of the control to the control t

Shall be Obyposty to ercourage timely development of a mixed-use proper in the Bayview on Candestok Port and Numer. Port Shapard, including a new 49ers stadium or a non-stadium allamatine, sall of the development of Candestok Polit from the candestok and the medical profession of proper spaces of all less equal size and hardwards and stadied the Proposition of a non-stadium surface of the stadies and the prosterior and stadies and proposition of a non-stadies and the video in Julie 1870, be requised.

奥且該轉漂滿是本提案的政策目標,是否應該授權市數將轉灑騙台角的公園用軸用於非摩樂用途;以及漢民於 1997 年六月通過 塞新的49人隊體育場或一項非體育場替代方案,是否應處成為一項市政府政策;如果用至少相等面積的新的公園或開放空間交 核動及時間發位於灣景區 (Bayvew) 的獨台角 (Candlestick Point) 和彈人角像號 (Humers Point Shipyard) 的一項混合用途計劃,包括 的D提案和F提案是否應該被廢止?

G

YES7贊成/Si▲

NO/反聲

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YES/贊成/SI▲ SSB it be unawil in CON-peigled officials, cardidates or policial committees because the control to social of accept cardiar or or includes the control to the period of cardiac cardidates and policial committees because the contract mas a period contract or a recently approved contract before the official or in the Besad on marchine characters. "Debeits ser figui que los funcionaries electros de la Guada, las candrátis o los cameles políticos que elés controlar o aceptan confluciones para campalias de parte de contrastas que mana portugues de la campalia de parte de contrastas que entrandaciones es asista humaniones estas, acentral campalia y combre parte de color parte de parte de un contrato per de contrasta portugues de contrasta portugues de parte de un contrasta portugues de parte de la parte de la parte de la contrasta portugues de parte de la parte del parte del parte de la parte del parte de la parte del par NO/反對 如果本市民建省员,核进入成受决稳定市设元咨询量来"管域接受养"电离5级进机效,而由的现象仓房的接收目的电域装有员或其委任者任职之实的宣传有的存在者的合约或指示不为约合约,即以被禁制。核进入现实需求受的情报、现象行民是否都就定的非法。 VOTE EN AMBOS LADOS DE LA BOLETA I

38-C1-21-2-N



8237 Public Safety Communications Technician

- 1 year customer service experience,
- Able to type at least 40wpm,
- No felony convictions

Salary: \$26.62 - \$32.36/hr \$55,380 – \$67,314/annual

8238 Public Safety Communications Dispatcher

- 2 years customer service experience,
- Able to type at least 40wpm,
- · No felony convictions

Salary: \$30.37 - \$36.91/hr \$63,180 - \$76,778/annual

Apply at www.jobaps.com/sf

Decline-to-State Voters

NONPARTISAN

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

ne June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a articular political party may vote *only* for candidates from that party in partisan contests.

Voters who have declined to state an affiliation with a political party will be given a nonpartisan ballot that includes andidates for nonpartisan office and ballot measures only, unless they request a ballot for the Democratic Party that cludes candidates for all offices except County Central Committee, or a ballot for the Republican Party that includes andidates for all offices except County Central Committee. For more information, see page 6.

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JUDGE OF THE SUPERIOR COURT, SEAT #12

I registered voters, regardless of party affiliation, may vote for or against the ballot measures.

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38-SB83-EN-J08-5

OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

無鐵派課票 / BOLETA NO PARTIDISTA NONPARTISAN BALLOT

CITY AND COUNTY OF SAN FRANCISCO / 三瀚市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

BALLOT TYPES 2, 5, 6, 8, 11, 14, 16

o vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。

38-SB84-EN-J08-5

como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de NSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal la persona en el espacio en blanco provisto, y complete la flecha.



NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

STATE PROPOSITIONS/州提案/PROPOSICIONES ESTATALES

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Bass sale and duck degrees the promptly order orderings orderings to promptly order the promptly order orderings orderings or bear from the promptly mycean from the promptly orderings contains shown uses freez impact interest costs to many potentiarists due to the measure 8 resinctions. The first spievide listed and the promptly ordering the promptly o EMINENT DOMAIN. LIMITS ON GOVERNMENT AUTHORITY. INITIATIVE CONSTITUTIONAL AMENDMENT

VES/營政/SI↑ 效府徵用權。政府權力限制。憲法修正案劃議。禁止州政府和地方政聯屬 了私人使用而發用或破壞私人財產。禁止租金管制和類似措施。消除在財 **全權案件中順從政府的傾向,修改宣告充公規則。財政影響:本提案的限** 問會增加許多政府的費用。但是對於全州的財政應無太大淨影響

DOMINIO EMINENTE. LÍMITES SOBRE LA AUTORIDAD DEL GOBIERNO, ENMIENDA CONSTITUCIONAL POR INCLATA. Ponible de los pobembres sessial y locales se apoderen de dofane prodades pradasas para usos pravados. Prote el contro de alquienes y medicas smirans. Elimina la delerencia al poblemo en trassos de derecho de propiedad. Gambia las regias de enpropación, Impacto fiscal: Mayores costos paía muchos gobiernos a rausa de las restructores de la machda. Sin embargo, el impacto lisca neto sobre todo el sestado probabiernente no sería significativa.

Allociney

WRITE-IN ADDRESS TO A NOUSTADO

Nudge of the Superior Court MARY E. MALLEN

新行多・C・山代丸 SF Board of Supervisors, Member **THOMAS MELLON** fuez del Tribunal Superior

Membradal Consejo de Supervisores de San Fran

GERARDO C. SANDOVAL

JUDGE OF THE SUPERIOR COURT, SEAT #12

SARGOS NO PARTIDISTAS NONPARTISAN OFFICES

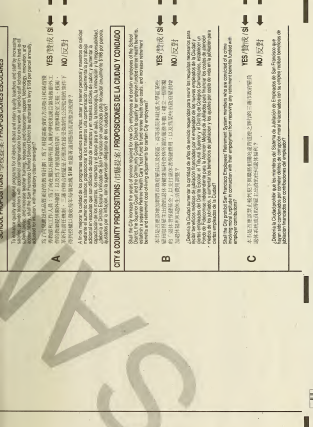
JUEZ DEL TRIBUNAL SUPERIOR, OFICINA NUMERO 12

fole for One 137 -- 4: / Vote por Uno 高等法院法官,第12席 MDICIAL - 回地

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ENTER TO ANNUAL MAN AND ANNUAL MARKINGHEN. Bus use of memoridoranta disaggier an owner-coupled received no fell companyance to a process general or business entry. Creating acceptance in the process and resident process companyance to a process general receivers service. The state acceptance of the process of the process of the process and resident process.

改略幾用權·限制政府取得屋主自住的房屋·憲法修正案動滿。禁止動用政 對於州或地方政府沒 奇微用權取得屋主自住房屋以傳灣給私人或企業實體。設定屬於公共工程 公共衛生與安全以及防止與罪的例外情況。財政影響: 11.大大时段影響。



VOTE BOTH SIDES OF BALLOT 辦在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA

38-C1-22-1-N

NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, exusal orientations and spancies support the nomination, appointment or confirmation of lenale, minority and discabled candidates to fill seas on those bodies?

CITY & COUNTY PROPOSITIONS/市縣提案/PROPOSICIONES DE LA CIUDAD Y CONDADO

YES/贊成/SI◆ NO/反對 市政府各個理事會和委員會的組成反映各種種族、族裔、性政向和殘蟬類型男女人士的利益和買戴,以及市政府官員和機構支持提名、委任 或確認女性、少數族畜和殘障人士等候補者擔任委員職務,是否應該成爲一項市政府政策?

Diberio are policia de la Cuidad que tos membros de los carreigas y las contraces de la Cuidad melejar bos intereses y las conditaciones de Nombros y mujeres de pugas las nazas, enhas, refinancia se secuelas y ligos de contractivos de la Cuidad del La Cuidad de la Cuidad de la Cuidad del La Cuidad del La Cuidad de l

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring amaginary of the Board of Supervisors to approve the Mayor's appointments to the PUC?

/ES/智成/SI 本市是否應該制訂公用事業委員會 (PUC) 委員的任職資格並修改 PUC 委員的委任程序,即市參議會必須以多數票通過市長险 PUC 日参午り

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miembros , Debería la Cuidad estableoir cualificaciones para los miembros de la Comisión de Senicios Públicos (Public Utilities Commission, PUC) y cambar el proceso de designacion para la PUC?

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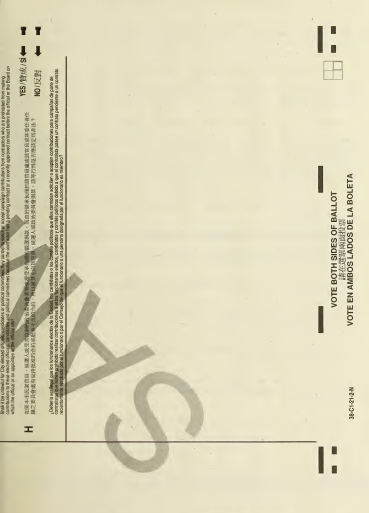
/ES/齊成/SI NO/反對 manan ann senater uppsparse annun prampesenatas 政策的機能,即以表述,如果是一個,是一個, 建筑作用物理,也有感激的是一句由政府政策,以及,除非市等議會認定教施品在自建的發射。即應對了應應這些政策,是內部裝裝工本市 山地,,即用中山和土土本地,人本在中心的企 單元的 50% 必須是可負擔房屋,術的可負擔房屋的出租或辦營優先照顧中報收入家庭,以及,如果重體 Mice Griffith 公服,將一比 foxph批准的任何場合的 (Candestick Point) 和麗人角網絡 (Hunters Point Shipyard) 混合用途開發計畫在鐵地區的所有被開發的新房屋 ш

Debet services de Locate que podre de valentación de nomo que lo Catalogo Bene para Catalogo de harro Particula de de desta de nomes unidades de vividad que se constituente el desta personal de la catalogo de la catalogo de vividad de se constituente el desta porporado per constituente de vividad de se constituente el desta porporado de vividad de la catalogo de constituente de la catalogo de vividad de la catalogo de la catalogo de vividad de la catalogo de catalogo de la catalogo de vividad de la catalogo de catalogo de vividad de la catalogo de vividad de la catalogo de la catalogo de se catalogo de vividad de la catalogo de se catalogo de la catalogo de se catalogo de catalogo de se catalogo de catalogo de se cat politicas?

出售、轉讓或出租本市在獨合角擁有的任何十級?

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Voter Bill of Rights

- 1. You have the right to cast a ballot if you are a valid registered voter.
 - A valid registered voter means a United States citizen who is a resident in this state, who is at least 18 years of age and not in prison or on parole for conviction of a felony, and who is registered to vote at his or her current residence address.
- 2. You have the right to cast a provisional ballot if your name is not listed on the voting rolls.
- You have the right to cast a ballot if you are present and in line at the polling place prior to the close of the polls.
- 4. You have the right to cast a secret ballot free from intimidation.
- You have the right to receive a new ballot if, prior to casting your ballot, you believe you made a mistake.
 - If, at any time before you finally cast your ballot, you feel you have made a mistake, you have the right to exchange the spoiled ballot for a new ballot. Vote-by-mail voters may also request and receive a new ballot if they return their spoiled ballot to an elections official prior to the closing of the polls on Election Day.
- You have the right to receive assistance in casting your ballot, if you are unable to vote without assistance.
- 7. You have the right to return a completed vote-by-mail ballot to any precinct in the county.
- You have the right to election materials in another language, if there are sufficient residents in your precinct to warrant production.
- You have the right to ask questions about election procedures and observe the elections process.
 - You have the right to ask questions of the precinct board and election officials regarding election procedures and to receive an answer or be directed to the appropriate official for an answer. However, if persistent questioning disrupts the execution of their duties, the board or election officials may discontinue responding to questions.
- You have the right to report any illegal or fraudulent activity to a local elections official or to the Secretary of State's Office.

If you believe you have been denied any of these rights, or you are aware of any election fraud or misconduct, please call the Secretary of State's confidential toll-free Voter Protection Hotline at 1-800-345-VOTE (8683).

CALIFORNIA SECRETARY OF STATE DEBRA BOWEN

Any voter has the right under California Elections Code Sections 9295 and 13314 to seek a writ of mandate or an injunction, prior to the publication of the Voter Information Pamphlet, requiring any or all of the materials submitted for publication in the Pamphlet to be amended or deleted.



Information on Local Ballot Measures

DIGEST AND ARGUMENT PAGES

On the following pages, you will find information about local ballot measures. For each measure, a digest has been prepared by the Ballot Simplification Committee. This digest includes a brief explanation of "The Way it is Now," what each proposal would do, what a "Yes" vote means, and what a "No" vote means. Also included is a statement by the City Controller about the fiscal impact or cost of each measure. There is also a statement of how the measure qualified to be on the ballot. Following the ballot digest page, you will find arguments for and against each measure.

NOTE: All arguments are strictly the opinions of their authors. They have not been checked for accuracy by the Department of Elections or any other City official or agency, Arguments and rebuttals are reproduced as they are submitted, including any typographical, spelling or grammatical errors.

PROPONENT'S AND OPPONENT'S ARGUMENTS

For each measure, one argument in favor of the measure ("Proponent's Argument") and one argument against the measure ("Opponent's Argument") is printed in the Voter Information Pamphlet free of charge.

The designations "Proponent's Argument" and "Opponent's Argument" indicate only that the arguments were selected in accordance with criteria in Section 540 of the San Francisco Municipal Elections Code and were printed free of charge. The Director of Elections does not edit the arguments and makes no claims as to the accuracy of statements in the arguments.

SELECTION OF PROPONENT'S AND OPPONENT'S ARGUMENTS

The Proponent's Argument and the Opponent's Argument are selected according to the following priorities:

PROPONENT'S ARGUMENT

- 1. The official proponent of an initiative petition; or the Mayor, the Board of Supervisors, or four or more members of the Board, if the measure was submitted by same.
- 2. The Board of Supervisors, or any member or members designated by the Board.

OPPONENT'S ARGUMENT

1. For a referendum, the person who files the referendum petition with the Board of Supervisors.



- 2. The Board of Supervisors, or any member or members designated by the Board.
- 3. The Mayor.
- 4. Any bona fide association of citizens, or combination of 4. Any bona fide association of citizens, or combination of voters and association of citizens, any individual voter.
 - voters and association of citizens, any individual voter.

REBUTTAL ARGUMENTS

The author of a Proponent's Argument or an Opponent's Argument may also prepare and submit a rebuttal argument. Rebuttals are also the opinions of the author and are not checked for accuracy by the Director of Elections or any other City official or agency. Rebuttal arguments are printed below the corresponding Proponent's Argument and Opponent's Argument.

PAID ARGUMENTS

3. The Mayor.

In addition to the Proponents' Arguments, Opponents' Arguments, and rebuttals, which are printed without charge, any eligible voter, group of voters, or association may submit paid arguments.

Paid arguments are printed in the pages following the Proponents' and Opponents' Arguments and rebuttals. All of the paid arguments in favor of a measure are printed together, followed by the paid arguments opposed to that measure. Paid arguments for each measure are printed in order of submission.

Arguments and rebuttals are solely the opinions of their authors. Arguments and rebuttals are not checked for accuracy by the Director of Elections, or by any other City official or agency. Information about those submitting arguments is available from the Department of Elections.



Words You Need to Know

by the Ballot Simplification Committee

LISTED BELOW ARE DEFINITIONS OF TERMS:

ABSENTEE (VOTE-NY-MAIL) BALLOTS (FREQUENTLY ASKED QUESTIONS) — Ballots mailed to voters or given to voters in person at the Department of Elections. Absentee ballots can be mailed back to the Department of Elections, turned in at the Department of Elections office in City Hall, or turned in at any San Francisco polling place on election day. Also known as vote-by-mail ballots. See page 7 for more information.

ALICE GRIFFITH HOUSING DEVELOPMENT (PROPOSITIONS F AND G) — The public housing, also known as Double Rock, which the Housing Authority of the City and County of San Francisco owns and operates on Candlestick Point for very low income families.

AMEND (PROPOSITIONS A, B, C, D AND E) - To change.

BAYVIEW (PROPOSITIONS F AND G) — The Bayview Hunters Point neighborhood of San Francisco.

CANDLESTICK POINT (PROPOSITIONS F AND G) — Area in the Bayview (see Exhibit A, pages 161 and 166).

CHARTER AMENDMENT (PROPOSITIONS B, C, D AND E) — A change to the City's Charter. The Charter is the City's Constitution. The Charter can only be changed by a majority of the votes cast.

COMMISSION ON THE STATUS OF WOMEN (PROPOSITION D) — A Charter-created City commission charged with developing and recommending policies and practices for the City and County to reduce the particular impacts on women and girls of problems such as domestic violence, sexual harassment, employment and health care inequity, and homelessness. The Commission also advocates on behalf of women and girls in such areas.

COMPOUND (PROPOSITION B) —To compute interest on the sum of the principal and any previously computed interest that has been added at regular intervals.

CONCEPTUAL FRAMEWORK (PROPOSITIONS F AND G) — A preliminary outline for a proposed real estate development project is including: a description of the objectives that the project is intended to achieve, the general location and type of land uses that would be developed, and the infrastructure that would serve those uses, such as street layout, transportation and open space improvements. EARLY VOTING — Voting in person at City Hall before election day or mailing a vote-by-mail ballot before election day. Se page 7 for more information.

ENVIRONMENTAL REVIEW PROCESS (PROPÓSITION G) — A publi informational process required under the Californi Environmental Quality Act for a government agency to cor sider the physical changes to the environment that a propose project may cause before it is approved.

GENERAL OBLIGATION BOND (PROPOSITION A) — A promis issued by the City to pay back money borrowed, plus interes by a certain date. When the City wants to raise money to pa for a large public project, it can borrow money by issuin General Obligation Bonds. The City then repays the mone plus interest over a period of years with property taxes. General obligation bonds must be approved by the voters.

GREEN OFFICE (PROPOSITION G) — An environmentally sustainable office development that includes buildings designe and built for energy efficiency and that incorporates non-polluling building materials; or an office housing an organization the promotes energy efficiency or conservation.

HUNTERS POINT SHIPYARD (PROPOSITIONS F AND G) — Forme federal naval base in the Bayview (see Exhibit A, pages 16 and 166).

INFRASTRUCTURE (PROPOSITION G) — The basic facilities an services needed for the functioning of a community, such a transportation and communications systems, and water an power lines.

INITIATIVE (PROPOSITIONS F AND G) — A proposition placed of the ballot by voters. Any voter may place an initiative on the ballot by gathering the required number of signatures on a pet tion.

MASTER TEACHERS (PROPOSITION A) — Experienced teachers they hoven success at increasing student achievement when at as models and mentors for other teachers. These teachers are assigned to high heed schools where they work directly with students as classroom teachers and spend at least 20% of their time directly supporting other teachers.

(continued on the next page



WORDS YOU NEED TO KNOW (continued)

MIXED-USE PROJECT (PROPOSITIONS F AND G) — A real estate levelopment that has multiple significant uses in the project site, such as housing, office buildings, research and development facilities, retail spaces and parks.

Moral, Turritube (Proposition C) — There is no precise - Jefinition. Generally, a crime involving moral turpitude is one hat reveals a person's dishonesty, readiness to do evil, bad sharacter, or moral depravity. The courts decide this on a caseby-case basis. Examples would include crimes (misdemeanor pr felony) involving theft, fraud, or breach of public trust.

OPEN SPACE (PROPOSITION G) — Land that is not developed or private uses, including land in a natural state that is dedicated to the public.

OPTIONAL EXEMPTION (PROPOSITION A) — To choose to withtraw from an obligation, duty, or liability to which others are subject.

ORDINANCE (PROPOSITIONS F, G AND H) — A local law passed by the Board of Supervisors or by the voters.

OVERSIGHT (PROPOSITION A) — Watchful care or management; supervision.

PARCEL Tax (PROPOSITION A) — A tax that is based on a flat fee for each unit of real property that receives a separate tax bill.

PEER ASSISTANCE AND REVIEW PROGRAM (PROPOSITION A) — Teacher coaches provide peer support for new teachers as well as veteran teachers whose evaluations reflect less than satisfactory performance. Teachers are required to meet certain standards in order to exit the program and continue in the classroom. This program is a collaborative effort of the School District and its teacher and administrative unions to support and renew quality teaching in every classroom.

PROPOSITION (PROPOSITIONS A THROUGH H) — Any measure that is submitted to the voters for approval or disapproval.

QUALIFIED WRITE-IN CANDIDATE — A person who has completed the required paperwork and signatures for inclusion as a write-in candidate. Although the name of this person will not appear on the ballot, voters can vote for this person by writing the name of the person in the space on the ballot provided for write-in votes. The Department of Elections counts write-in votes only for qualified write-in candidates.

SAN FRANCISCO MEDIAN INCOME (PROPOSITION F) — A level of income based on all incomes earned within San Francisco. Half of all San Francisco households have incomes above this level and half have incomes below this level.

Solicit (Proposition H) - To try to get something by asking.

TANGIBLE (PROPOSITION G) — Something recognizable, real or concrete.

VESTING ALLOWANCE (PROPOSITION C) — A benefit option available to a worker who terminates employment before retirement, has 5 or more years of service, and elects to leave all contributions with the Retirement System rather than have them refunded.

VOLUNTARY DISCLOSURES (PROPOSITION D) — Freely revealed or uncovered

VOTING BY MAIL (FREQUENTLY ASKED QUESTIONS) — Also known as absentee voting. See page 7 for more information.

Controller's Statement on "A"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition A:

Should the proposed measure be approved by the voters, in my opinion, parcel tax revenues would be generated in the amount of . approximately \$28 million annually at current rates. This amount would increase over time as the tax amount is adjusted for inflation. The funds would be available for teacher salaries and training and other purposes of the San Francisco Unified School District subject as specified in the measure.

The measure specifies that the parcel tax will be collected beginning July 1, 2008 for a period of 20 years to July 1, 2028.

How "A" Got on the Ballot

On February 12, 2008 the San Francisco Board of Educat voted 6 to 0 to place Proposition A on the ballot.

The members of the Board of Education voted as follows: Yes: Members Kim, Mar, Mendoza, Sanchez, Wynns and Yee Absent: Member Maufas.

State law allows a school district to place a measure on the b lot in this manner.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THE FACING PAGE. THE FULL TEXT BEGINS ON PAGE 145.

School Parcel Tax



PROPOSITION A

To enhance quality educational programs for children; attract and retain quality teachers and staff by increasing salaries; provide teachers with additional compensation for extra work at hard-to-staff schools and in hard-to-fill subject areas; and increase teacher training, resources and classroom support, technology, innovation, and accountability, shall the San Francisco Unified School District be authorized to levy \$198 per parcel annually, adjusted for inflation, with mandatory citizen oversight?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: The San Francisco Unified School District educates approximately 60,000 pre-kindergarten through twelfth grade students at more than 120 schools and child development centers.

The District is funded mostly by the state and federal governments; it also receives local funds approved by the voters. For example, in 2003 and 2006 voters approved general obligation bond measures to upgrade the District's school facilities. In 2004, voters approved a Charter Amendment to provide local funding for arts, music, sports and library programs.

State law allows local school districts to collect a parcel tax if the tax is approved by two-thirds of the voters in the district.

THE PROPOSAL: Proposition A would authorize the District to collect an annual tax of \$198 per parcel of taxable property in the City beginning July 1, 2008 annual July 1, 2028. This amount would be adjusted annually to account for inflation. The District could use this tax revenue to:

- attract and retain teachers by raising salaries, providing retention bonuses and offering additional compensation to teachers who work at schools with high teacher turnover and in hard-to-fill subject areas;
- retain other school personnel by providing more competitive compensation or benefits;
- provide additional training to teachers and teachers' aides;
- promote professional learning and accountability by developing a Master Teacher program and expanding the Peer Assistance and Review program;
- provide recognition and resources to schools that show the most growth in student achievement;
- provide students, parents and teachers with access to current technology;

- improve technology and other support resources to encourage innovative teaching; and
- · allocate a portion of the funds for public charter schools.

Proposition A would provide an optional exemption from the tax for sonior citizens who turn 65 years of age before July 1 of the tax year, own an interest in the property being taxed, and use the property as their principal residence. To receive the exemption, eligible senior citizens must annually apply to the District before July 1 of each tax year or, during the first year, at a date the District will determine.

Proposition A would require the District to create an independent oversight committee to ensure that the parcel tax revenue is used only for the purposes set forth in the measure. State law requires that the District create a separate account into which the tax revenue would be deposited and file an annual report on the funds collected and spent.

A "YES" VOTE MEANS: If you vote yes, you want to allow the District to collect an annual parcel tax of \$198 per parcel beginning July 1, 2008 until July 1, 2028 to increase compensation for teachers and staff, improve training, promote accountability and recognition for teachers and schools, support academic innovation, provide access to current technology, and allocate funds for public charter schools.

A "NO" VOTE MEANS: If you vote no, you do not want to allow the District to collect the annual parcel tax for these purposes.

Notice to Voters:

The "Controller's Statement" and "How 'A' Got on the Ballot" information on this measure appear on the opposite (facing) page.

THIS MEASURE REQUIRES 662/3% AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 145. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.

38-CP93-FN-J08





School Parcel Tax

PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION A

Voting YES on Proposition A will allow San Francisco to attract and retain highly qualified teachers and improve the quality of public education.

Every child deserves a great teacher. Excellent teachers help our children graduate with the skills necessary to succeed in college, career, and life. Voting YES will ensure that we have a quality teacher with the proper qualifications, training, and support in every San Francisco classroom.

Like all professionals, teachers need ongoing training to stay current with the most innovative and effective ways to teach. Prop A doubles teacher training. It also assures accountability – teachers who are struggling will receive mentoring and support from other successful teachers to help them improve, or they will leave the classroom.

San Francisco has the highest cost of living of any city in California. Prop A will enable us to recruit and pay teachers a living wage so they don't keep leaving to work for other districts that offer higher salaries and a lower cost of living.

Prop A also will provide support for teachers who work at schools with high teacher turnover. Our schools will be better equipped to support teachers that work in shortage areas like math, science, and special education. Finally, this proposition will update antiquated school computers and technology resources.

Prop A creates local funding at a time when Sacramento is slashing education budgets. Prop A also appoints an independent oversight committee and requires regular financial audits to ensure all funds are spent appropriately.

Join parents, teachers, business leaders, and labor by voting YES on A so that our San Francisco children can have the quality teachers they deserve to thrive and succeed.

Mayor Gavin Newsom* San Francisco Board of Education San Francisco Chamber of Commerce United Educators of San Francisco Parents for Public Schools

*For identification purposes only

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION A

Vote No on Proposition A.

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We agree with the proponents arguments. Every child does deserve a great teacher. Teachers do need adequate pay and ongoing training. San Francisco does have a very high cost of living.

The problem is the method of financing. About 2/3 of The City's residents will not pay a single penny toward this tax. The School Board could have put a simple pass through in their legislation. Instead, they decided take the unfair but politically expedient route. Don't place the unfair burden of supporting the San Francisco Unified School district on a small minority of San Franciscans.

Vote No on Proposition A.

San Francisco Republican Party Howard Epstein Chairman

School Parcel Tax



OPPONENT'S ARGUMENT AGAINST PROPOSITION A

Vote No on Proposition A.

San Franciscans agree that our schools should have adequate funding. However, long-time home and condominium owners will see a tax increase of as much as 6% based on an assessed \$300,000 value. Large commercial buildings will see an increase of as little as 1/6th of 1%.

The proponents of Proposition A had other options. Instead, they decided to place the burden on the City's small property owners. They could have asked for a sales tax increase, which would have fairly shared the burden among all San Francisco residents. businesses and visitors. They could have based the tax on square footage.

Vote no on Proposition A. Let the proponents come back with a tax that is fair to all.

Howard Epstein, Chairman San Francisco Republican Party

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION A

Proposition A will improve the quality of public education for San Francisco children.

Quality teachers and excellent schools will help our San Francisco community thrive. These conditions can't exist without adequate funding, which our opponents agree we don't have. With Sacramento's dramatic cuts this year, budgets for our teachers and schools will be slashed

San Francisco has the second highest cost of living of any city in the United States, yet San Francisco ranks 14th in California for teacher pay. Our city loses teachers to other school districts that pay up to \$15,000 more.

In order to attract, retain, and nurture highly qualified teachers, we need to invest in our children and pass Proposition A -- to give San Francisco teachers a living wage.

With Prop A, we can bring some local control and stability to school funding. All the funds raised by Proposition A stay here in San Francisco and will help our city attract and retain the best and brightest teachers.

Prop A will increase teacher-training opportunities and provide funding to upgrade and replace the schools oldest computers and technologies. It will provide support for teachers who work at schools with high teacher turnover. Finally, our schools will be better equipped to support teachers that work in shortage areas like math, science, and special education.

Mandatory audits will ensure all of the funds are spent properly.

Help our schools, teachers, and kids. Vote Yes on A.

San Francisco Chamber of Commerce Mayor Gavin Newsom* San Francisco Board of Education United Educators, San Francisco Parents for Public Schools

*For identification purposes only



Looking for the legal text?

The full legal text of all ballot measures is printed at the back of the book.

The text starts on page 145.

DO YOU KNOW WHERE TO GO TO VOTE?

YOUR POLLING PLACE MAY HAVE CHANGED.

The location of your polling place is printed on the back cover of this pamphlet, on the top left-hand side.

You can also get the location of your polling place by checking online at:

www.sfgov.org/elections

or by calling:

415-554-4375

Please vote at your assigned polling place or vote by mail.

The polls are open on

June 3, 2008 from 7 a.m. to 8 p.m.,
and there is an application to vote by mail
on the back cover of this pamphlet.



San Francisco Department of Elections



Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund

Controller's Statement on "B"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition B:

Should the proposed charter amendment be approved by the voters, in my opinion, the City will have both significant added costs in the near and medium term for the cost of employee pension benefits and significant savings in the near term under its labor contracts and in the long term for the cost of retiree health benefits.

Pension Benefits: The Charter amendment would increase the maximum retirement benefit available to City miscellaneous employees from the current 2% of final pay at 60 years of age, up to 2.3% of final pay at age 62 and enhance cost of living increases for pension recipients. These changes would add approximately 35% of slastly to the cost of funding an average employee's retirement benefits, or an ongoing annual cost to the City of approximately \$84 million for the next 20 years, dropping after 20 years to an ongoing annual cost of 1.1% of salary or approximately \$27 million at current rates.

To partially pay for this increased retirement benefit, the amendment receze wages for the 2009-2010 fiscal year. This provision is estimated to save the City approximately 2.1% of salary or an estimated \$35 million on an annual basis. These savings estimates are based on an assumption that the City would otherwise have provided wage increases at percentage rates at or near the projected consumer price index for that period and is consistent with the City's historical experience in negotiated labor contracts. Finally, the Charter amendment specifies that the City's ongoing expenditures for improved retirement benefits under this proposal must be considered the equivalent of wages in future labor arbitration proceedings. Note that these provisions do not apply to the labor contracts for police, friefighters, sheriffs, nurses and transit operators.

Retires Health Benefits: Currently, employees are eligible for fully paid health benefits following retirement after five years of working for the City and regardless of where they spend the balance of their careers. The amendment retains eligibility at five years, but changes the City Contribution to provide graduated levels of paid coverage, 50% paid with ten years of service of service, 75% with 15, and 100% with 20 years of service. It also requires that employees actually retire within 180 days of leaving City employment to receive benefits. Under the Charter and Federal laws, these changes will not affect any current employees—only those hired after January 10, 2009.

Employees hired after January 10, 2009 will pay 2% of salary, and the City will pay 1% of salary into a new trust tund to pay for retiree health benefits. The amendment would reduce the number of people who would wentually have been eligible for, paid retiree health benefits and the cost to the City of their benefits. It also will create significant savings for the City as investment earnings in the rust will help pay for the cost of the benefits going forward. By 2031 the majority of employees will be under this new benefit plan and, based on the City's actuarial analysis, the proposed funding of 3% of salary is estimated to be sufficient to cover the cost of the benefits on an ongoing basis.

Note that the City currently pays the cost of retirees' health benefits each year as that year's expense is due. As a result, there is a substantial unfunded liability, estimated to be approximately \$4 billion in total, for the future cost of retiree health benefits that current employees have already earned. That liability is somewhat reduced by the proposals in this Charter amendment which address future intes, but the bulk of the cost, estimated at between \$250 and \$300 million annually at current rates, will have to be otherwise addressed by the City.

How "B" Got on the Ballot

On February 26, 2008 the Board of Supervisors voted 10 to 0 to place Proposition B on the ballot.

The Supervisors voted as follows:

Yes: Supervisors Alioto-Pier, Ammiano, Chu, Daly, Elsbernd, Maxwell, McGoldrick, Mirkarimi, Peskin and Sandoval.

Excused: Supervisor Dufty.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THE FACING PAGE. THE FULL TEXT BEGINS ON PAGE 146. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.

Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund



PROPOSITION B

Shall the City increase the years of service required for new City employees and certain employees of the School District, the Superior Court and the Community College District to qualify for employer-funded retiree health benefits, establish a separate Retiree Health Care Trust Fund to fund retiree health care costs, and increase retirement benefits and retirement cost-of-living adjustments for certain City employees?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: Under the City Charter, City employees, and certain employees of the School District, the Superior Court and the Community College District who retire under the San Francisco Employees Retirement System are eligible for employer-funded retiree health care benefits after 5 years of service. They may receive credit toward meeting this 5-year requirement for years worked with other public employers with whom the City has an agreement, such as the State of California. The City and these other public employers contribute a majority of the retiree's health benefits and pay for these benefits and the contribution over the next 30 years in retiree health care costs. The City and these other public employers have no separate fund to pay for retiree health thenefits.

City employees other than certain safely employees such as police officers and fireflighters are referred to as "inscellaneous" employees. These employees are represented by various unions that collectively bargain for wages and benefits. The amount of retirement allowance for these employees is determined by multiplying their highest annual safary by an age factor for each year of service. The age factor is 'ye' and get of service. This age factor is', saf age 50, Thus, employees with 20 years of service receive 40% of their highest annual income if they retire at age 60.

Each year, the basic cost of living adjustment (COLA) benefit is calculated based on the original retirement benefit amount up to 2%. When the retirement fund has enough excess investment earnings, the retirement system must also pay an additional benefit called a supplemental COLA, not to exceed a total adjustment of 3%.

THE PROPOSAL: Proposition B is a Charter Amendment that would increase the years of service required to qualify for employer-funded retire en health benefits for City employees and certain employees of the School District, the Superior Court and the Community College District who retre under the San Francisco Employees Retirement System or the California Public Employees' Retirement System and were hired on or after January 10, 2009.

Employees become eligible to participate in the retirement health care system after 5 years of service. Employeer contributions to the retiree health benefits for these new employees would be as follows:

- No employer contribution for employees with 5 to 10 years of service;
- 50% for employees with 10 to 15 years of service;
- . 75% for employees with 15 to 20 years of service;
- 100% for employees with 20 or more years of service, employees who retire for disability, and surviving spouses or domestic partners of employees killed in the line of duty.

Years of employment with other public employers will not be included in calculating credit for years of service.

Proposition B would establish a separate Retiree Health Care Trust Fund to pay for the City's future costs related to retiree health care. This Trust Fund would be funded by employer and employees contributions for employees intend on or after January 10, 2009. These new employers would contribute up to 2% of their pre-tax pay and employers would contribute 1%. The School District and the Community College District would have the option to participate in and contribute to this Trust Fund if their governing boards approve.

This Trust Fund would be administered by a Retiree Health Care Board governed by five trustees, one selected by the City Controller, one by the City Treasurer, one by the Executive Director of the San Francisco Employees Retirement System, and two elected by the active and retired members of the City's Health Service System.

In addition, Proposition B would make the following changes to retirement benefits and CoLAs for miscellaneous City employees who retire on or after January 10, 2009:

- The age factor for employees who retire at age 60 would increase to 2.1% and rise to 2.3% at age 62. Thus, employees with 20 years of service would receive 42% of their highest annual salary if they retire at age 60 or 46% if they retire at age 62.
- The basic COLA benefit would be compounded annually based on the retirement benefits payable on June 30th of the prior year.
- The supplemental COLA, which is paid when there is enough excess investment earnings, also would increase for a total adjustment of retirement benefits up to 3-1/2%.

The City would freeze wages and other economic benefits for miscellaneous City employees from July 1, 2009 through June 30, 2010.

A "YES" VOTE MEANS: If you vote yes, you want to change the Charter to increase the years of service required for new City employees and certain employees of the School District, the Superior Court and the Community College District to qualify for employer-funded retiree health benefits. You want the City to establish a separate Retiree Health Care Trust Fund to fund retiree health care costs. You want the City to increase retirement benefits and retirement COLAs for certain City employees and to freeze wages and other economic benefits of these employees for one year.

A "NO" VOTE MEANS: If you vote no, you do not want to make these changes to the Charter.

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Notice to Voters:

The "Controller's Statement" and "How 'B' Got on the Ballot" information on this measure appear on the opposite (facing) page.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 146.

SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.



Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund

This disclaimer applies to the proponent's argument on this page and the rebuttal to the opponent's argument on the facing page. The Board of Supervisors authorized the submission of the following argument. As of the date of the publication of this Voter Information Pamphlet, the following Supervisors endorse the measure: Supervisors Alioto-Pier, Ammiano, Daly, Dufty, Elsbernd, Peskin and Sandoval; take no position on the measure: Supervisors Chu, Maxwell, McGoldrick and Mirkarimi.

PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION B

San Francisco's retiree health care system faces a fiscal crisis.

In just six years, annual retiree health care costs have risen from \$17 million to \$115 million. San Francisco now faces a \$4 billion unfunded liability for retiree health care costs already promised.

Left unchecked, this staggering liability could undermine health benefits for all employees, drastically impact taxpayers and city services, and, without action, potentially bankrupt the system.

Proposition B is a comprehensive reform package that protects retiree health care, taxpayers and city residents.

Crafted by city employees and their unions, working together with the Mayor and Board of Supervisors, Proposition B maintains current teriree health care benefits, but lengthens the period required for new city employees to qualify for subsidized benefits. In return, city employees, whose pension rates are among the lowest in the state, will receive a modest pension

Proposition B:

- Maintains eligibility for retiree health care for all current and new city employees;
- Extends the time necessary for a city employee to work to gain fully subsidized retiree health care;

- Creates a separate retiree Health Care Trust Fund and mandates contributions from both employees and the city to help defray future retiree health care costs;
- Increases Cost of Living Adjustments (COLA) for retirees and modestly improves pensions for employees who retire at or after age 60;

Proposition B was passed unanimously by the Board of Supervisors and is strongly supported by city employees, their unions, Mayor Newsom, San Francisco taxpayers and business leaders.

Protect retiree health care and our future economic stability by voting YES on B.

Mayor Gavin Newsom Board of Supervisors President Aaron Peskin* Supervisor Sean Elsbernd Tim Paulson, Executive Director, San Francisco Labor Council

Steve Falk, President, Chamber of Commerce
Judith Berkowitz, President, Coalition for San Francisco Neighborhoods

*For identification purposes only

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION B

MAJOR REFORM OF THE SAN FRANCISCO CITY CHARTER IS NEEDED REGARDING COSTLY AND TAX WASTING ELECTIONS ON MINOR MUNICIPAL EMPLOYMENT OUESTIONS:

Proposition B is a classical case of why we need to change the San Francisco City Charter regarding municipal employment rules.

As matters stand, virtually any minor change in City employee laws must be voted upon in a costly City Charter election -- such as this one.

Many tens of thousands of dollars will be spent on counting the votes on this very minor City Charter amendment.

We need to draft new City Charter language to delegate to the Mayor and Board of Supervisors the right to modify carefully defined minor City employee laws.

As a safeguard, perhaps we should require a two-thirds vote on the Board of Supervisors. $\dot{}$

In any event, Proposition B is just the latest minor proposal to appear on the ballot in a City Charter election, costing taxpayers a mountain of money for a molehill of municipal employee law change.

Amend the City Charter, End all the tax waste.

Dr. Terence Faulkner, J.D.
Republican Central Committeeman*

Past Chairman of San Francisco Republican Party* (founded: January 1856)
Parkmerced Residents' Organization (PRO) Board Member*

Eve Del Castello Republican Central Committee Candidate*

Denis J. Norrington
Owner
Arrow Stamp Company*
Econo-Color*

Privacy Plus*

Doo Sup Park Voting Alternate Delegate

Republican Central Committee*

Mike Garza

San Francisco Chapter President Mexican American Political Association (MAPA)*

*For identification purposes only

Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund



OPPONENT'S ARGUMENT AGAINST PROPOSITION B

THIS BALLOT MEASURE UNDERLINES WHY MINOR CITY EMPLOYEE WORK RULES SHOULD NOT BE PUT IN THE CITY CHARTER:

This proposed San Francisco City Charter amendment proposal [Proposition B] illustrates why City employment work rules should not be locked into the Charter. Every time the rules need to be changed, another expensive election and vote-counting is required.

The Board of Supervisors (perhaps by a two-thirds majority?) and the Mayor should be delegated these powers... to save public tax funds. This would be a good government measure.

- Dr. Terence Faulkner, J.D. Past State Secretary

California Republican County Chairmen's Association*

- Eve Del Castello

Republican County Central Committee Candidate*

*For identification purposes only

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION B

San Franciscans have come together to Support Proposition B

We have come together to develop Prop B, a plan that preserves fair health and retirement benefits for city workers, while reducing future healthcare costs by more than a billion dollars.

The Mayor AND the Board of Supervisors enthusiastically endorse proposition B because it sets asked money now to meet the City Song-term probligations. Prop B preserves health benefits and provides a fair pension for all city workers. It lengthens the probationary period before ne wife yie prolyportation and the probationary period before the probationary period works of the probationary period before the probationary period before the probationary period before the probationary period because this comprehensive reform package protest preferred health benefits and provides a modest cost-of-living adjustment while avoiding hundreds of millions in unnecessary healthcare seending.

The San Francisco Democratic Party AND the San Francisco Republican Party urge residents vote Yes on B, because it was a compromise measure where people of all sides came together to make it reform. Proposition B protects San Francisco's economy and ensures retiree benefits in the future.

SPUR (San Francisco Planning and Urban Research Association) supports Proposition B because it is sensible, smart reform. Now is the time for comprehensive reform. We urge you to vote Yes on B.

Mayor Gavin Newsom Board of Supervisors President Aaron Peskin * Supervisor Sean Elsbernd

Tim Paulson, Executive Director, San Francisco Labor Council Steve Falk, President and CEO, San Francisco Chamber of Commerce Judith Berkowitz, President, Coalition for San Francisco Neighborhoods

*For identification purposes only



Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund

PAID ARGUMENTS IN FAVOR OF PROPOSITION B

San Francisco's Neighborhoods support Prop B

It's fair, it's responsible, and it's good government.

Who else do you know besides our city employees that only has to work 5 YEARS at a job before getting FULL health benefits after retirement age?

FACT: Health Care Pension Costs have to be paid before any other item in the city's budget.

This measure...

- Reforms the system to proportional benefits for service of 5, 10, 15, and 20 years before full benefits are accrued.
- · Requires new hires to contribute to health care fund.
- · Saves billions of dollars over the next few decades.

If we don't act now, neighborhoods and services will be compromised with the crushing costs of escalating health care.

Vote YES on Prop B!

- Coalition for San Francisco Neighborhoods

The true source of funds for the printing fee of this argument is the Coalition for SF Neighborhoods.

YES ON PROPOSITION B

City government has a \$4 billion debt for retiree health insurance benefits that has to be fixed. We got into this mess because the city has allowed people who may have worked for the city for as little as 5 years to be eligible at age 50 for taxpayer paid health insurance, even though they may not have worked for the city in decades.

Prop B will require city employees to pay into a trust fund for part of the cost of their future retirement health insurance costs and to make the benefit available only to employees who leave city employment at retirement age. In exchange for reining-in health insurance costs, Prop B improves pension benefits, in line with those of other local jurisdictions.

Business, labor and civic groups agree, Vote YES on PROP. B.

San Francisco Chamber of Commerce

The true source of funds for the printing fee of this argument is the SF Chamber of Commerce.

Vote Yes on Prop. B!

The City has an unfunded liability of over 4 billion dollars to provide health care for retired civil servants.

Prop. B brings San Francisco's benefits in line with other cities of California and provides a mechanism to eventually eliminate this liability.

It is a fiscally responsible and prudent first step.

Bill Campbell, Vice Chair - Finance, San Francisco Republican Party

Sarah Vallette, Candidate, SFRCCC, 13th AD Guy Vaillancourt, Candidate, SFRCCC, 13th AD Alisa Farenzena, Candidate, SFRCCC, 13th AD

The true source of funds for the printing fee of this argument is Bill Campbell.

Proposition B is a modest step in the right direction.

Projections for San Francisco's retiree health benefit have grown beyond our means to pay for them —over \$4 billion. That's because San Francisco subsidizes retiree health benefits after just 5 years of employment —a ridiculously low qualifier by any public or private standard.

Prop B will increase the years of service necessary for new hire retiree health care benefits to 10 years. Over time, our \$4 billion deficit will be decreased, and then eliminated.

Vote YES on B.

Small Property Owners of San Francisco

The true source of funds for the printing fee of this argument is Small Property Owners of San Francisco.

Yes On Proposition B

San Francisco's Civil Service rules need to be reformed. While this reforms only healthcare benefits, it is a good first step.

Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund



PAID ARGUMENTS IN FAVOR OF PROPOSITION B

Yes On Proposition B

San Francisco Republican Party

Officers Howard Enstein, Chairman

Jennifer DePalma, Treasurer
Bill Campbell, VC - Finance
Janet Campbell, VC - Special Events
Leo Lacayo, VC - Communications
Christopher L. Bowman, VC - Precinct Operations

Members

12th Assembly District Jim Anderer Michael Antonini, DDS Harold M. Hoogasian Stephanie Jeong David R. Kiachko Ron "Dr. K" Konopaski Rita O'Hara

13th Assembly District John Brunello Mike DeNunzio Harmeet Dhillon Christine Hughes Dana Walsh Sue C. Woods

SFRP Endorsed Candidates

Dana Walsh, Congressional District 8

Conchita Applegate, Assembly District 12

Harmeet Dhillon, Assembly District 13

Mike DeNunzio, Supervisorial District 3

The true source of funds for the printing fee of this argument is the San Francisco Republican Party.

The three largest contributors to the true source recipient committee are: 1. The DGF Y2K Special Purpose Trust, 2. PG&E, 3. The California Republican Party.

B Stops the Bleeding

Where else besides San Francisco government can you work for 5 years and get subsidized retiree health care benefits for the rest of your life? San Francisco is over \$4 billion in the hole because of it.

Proposition B is a rare good idea that will increase the 5 years to 10 for partial benefits, and to 20 years service for full benefits - still generous by any public or private comparisons. The \$4 billion deficit will decrease over time.

Good ideas like this deserve taxpayer support - vote YES on B.

San Francisco Taxpayers Union

The true source of funds for the printing fee of this argument is the SF Taxpayers Union.

Current and Retired City Employees Support Prop B

Prop B is a carefully crafted package to protect the fiscal health of the City's active and retiree medical plan, ensure good retirement benefits for city workers and save as much as \$1.4 billion in healthcare costs over the next 30 years. That is money that is available for other initiatives and programs. We, the undersigned current and retired employees of the City and County of San Francisco, urge a YES vote on Prop B – good public policy that is good for us all.

Claire Zvanski, Labor Activist
Stephanie Mischak Lyons
Kate Favetti
Joe Driscoll
Michael Humphrey
Larry Dean Coate
Roger Francis
Michael Chan
Donovan Corliss
Bing Chu
Cheong-Zseng Eng
Allen Chan
Charles W. Lewis
John Foecke

John W. Madden, Retiree

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Members Education Political Issues Comm.



Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund

PAID ARGUMENTS IN FAVOR OF PROPOSITION B

Healthcare Benefits and a Balanced Budget. Democrats Support Prop B!

Prop B is an opportunity for San Francisco to be able to still provide great healthcare benefits to their city employees and retirees, and help keep medical costs down for decades to come. Democrats are united in their support of benefits for city employees and for Prop B.

San Francisco Democratic Party

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Educ. Political Issues Comm.

Labor and Business Agree: Prop B Protects Health Benefits and Reduces Costs

Proposition B is a sensible plan — developed by a coalition of city workers, retirees, fiscal watchdogs, business leaders and supported by the Mayor and the Board Supervisors — to preserve health benefits and provide a fair retirement for city workers, while reducing the city's long-term healthcare costs. By setting saide money now, we can protect ourselves against spiraling future healthcare costs. Experts say, Prop B could save as much as \$1.4 billion in city healthcare expenses over the next 30 years. By planning ahead, we can prevent the need for tax increases and service cuts brought on by healthcare cost increases.

Vote YES on Prop B

San Francisco Labor Council San Francisco Chamber of Commerce

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The two contributors to the true source recipient committee are the SF Labor Council Neighbor Member Education Political Issues Comm and the SF Chamber of Commerce's 21st Century Political Action Committee (PAC).

Proposition B Preserves Health Benefits and Protects City Finances

For years, San Francisco has provided good health benefits for its employees. But spiraling healthcare costs are making it harder for the city to provide good health benefits for city workers at an affordable price. New studies show that, unless something is done now, a massive share of the city budget will go to paying healthcare costs for retired city employees in years to come.

Prop B fixes this problem by setting aside sufficient reserves now to cover future benefits costs. It also lengthens the probation period before new city employees receive full health benefits, so employees who don't stay with the city don't earn lifetime benefits for short-term service. Prop B is reasonable reform supported by both city workers and fiscal watchdogs.

Building Owners and Managers Association

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Education Political Issues Comm.

Police Officers, Firefighters and Public Safety Professionals Support Prop B

Proposition B will save more than a billion dollars in healthcare costs over the next 30 years, preserving funding for police, fire and other public safety services and programs. That's why San Francisco Police Officers, Firefighters and public safety professionals urge vou to vote VES on B.

District Attorney Kamala D. Harris San Francisco Police Officers Association San Francisco Firefighters, Local 798

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Education Political Issues Committee.

Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund



PAID ARGUMENTS IN FAVOR OF PROPOSITION B

Prop B Reforms Government Spending

Prop B reforms medical and retirement benefits for city employees. Unless something is done to control costs, the City eventually will pay 11% of its total payroll on healthcare.

Proposition B is a smart plan that allows the City to preserve health benefits the way they are now while reducing long-term costs. Prop B will save the City as much as \$1.4 billion in health-care charges over the next 30 years.

Vote YES on B.

Senator Leland Yee

Assessor Phil Ting* Supervisor Carmen Chu

Leon Chow, Chair, Chinese Progressive Association*

*For identification purposes only

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Education Political Issues Comm.

Save Healthcare - Vote YES on Prop B

Proposition B protects the city's healthcare system for current and retired employees, while preserving funding for vital city services, like our public health system. This badly needed reform will save more than a billion dollars over the next three decades. Please join us in voting YES on B.

Senator Carole Migden Assemblynam Mark Leno Supervisor Tom Ammiano Supervisor Bevan Dufty Alice B. Toklas LGBT Democratic Club Harvey Milk LGBT Democratic Club

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Education Political Issues Committee.

Prop B ensures that the City Budget Isn't Balanced on the Backs of Neighborhood Businesses

Small business owners understand what it takes to balance a budget, meet a payroll and plan for the future. Prop B allows the City to do just that by creating a sensible plan to tackle rising healthcare costs, while preserving health insurance for employees. If the City doesn't pay down its multi-billion dollar unfunded healthcare liability, we'll all end up paying more in the future — either through higher taxes or cuts in vital neighborhood services. Prop B creates a long-term plan to save up to \$1.4 billion in healthcare costs.

Vote Yes on B

Pat Christensen, ED Small Business Advocates and Small Business Network*
Stephen Cornell, Former Small Business Commissioner
Steven Sarver, San Francisco Soup Company

*For identification purposes only

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Education Political Issues Committee.

African American Leaders Support Prop B

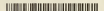
Proposition B guarantees the retirement and health security that so many in our community have fought to achieve. Prop B budgets for the future and ensures that, in the face of rising healthcare costs, the city will be able to afford to provide health insurance to retired bus drivers, healthcare workers, police officers and firefighters. Prop B will save as much as \$1.4 billion in healthcare costs over the next 30 years.

Please join us in voting YES on Prop B.

Leroy King, Labor Leader, I.L.W.U. Local 6* James Bryant, COPE Chair, SEIU 1021*

*For identification purposes only

The true source of funds for the printing fee of this argument is Citizens United for Reform.





Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund

PAID ARGUMENTS IN FAVOR OF PROPOSITION B

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Educ. Political Issues Comm.

San Francisco Planning and Urban Research (SPUR) Urges Your Support for Proposition B

Proposition B is a consensus solution to the City's biggest looming financial problem. Every organization in America — businesses, governments, schools and nonprofits — faces the prospect of rapidly rising healthcare costs.

Prop. B is a sensible approach that demonstrates San Francisco's leadership on this national issue.

Experts estimate that San Francisco's unfunded healthcare liability is as much as \$4 billion. That means the City owes \$4 billion to provide medical benefits for its current and future retirees. We have no existing reserves to meet these costs and healthcare costs are still growing every year.

Prop. B addresses the growth in retiree health costs head on. Future employees will prefund their retirement health costs through contributions shared with the City, Prop B also lengthens the probationary period before new City employees receive full health benefits.

Finding a solution to the retiree health care problem is also the result of a unique confluence of political and economic circumstances and personalities that might not appear again.

Given that the City's workforce is aging, retiree health costs are expected to increase even more quickly in the future and we need to begin solving this issue now.

SPUR urges a YES vote on Prop B

For the full analysis, go to www.spur.org

San Francisco Planning and Urban Research (SPUR)

The true source of funds for the printing fee of this argument is the SPUR Urban Issues Committee.

The three largest contributors to the true source recipient committee are: 1. SPUR, 2. Paul Sack, 3. Michael Wilmar.

PAID ARGUMENTS AGAINST PROPOSITION B

NO PAID ARGUMENTS AGAINST PROPOSITION B WERE SUBMITTED



PROPOSITION C

Shall the City prohibit San Francisco Employees' Retirement System members who are convicted of a crime involving moral turpitude in connection with their employment from receiving any retirement benefits funded with employer contributions?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: The Charter prohibits employees who were members of the San Francisco Employees' Retirement System (SFERS) from receiving any employer-funded retirement benefit if they were convicted of a crime involving moral turpitude (see "Words You Need to Know" on page 90) in connection with their employment. This provision was first added in 1966. New retirement plans must be approved by the voters through Charter amendments. Since 1966, this prohibition relating to conviction for certain crimes was not consistently added to all new retirement plans added to the Charter.

A court recently found that the Charter's prohibition relating to conviction for certain crimes applies only to retirement service benefits not to all other forms of benefits, such as claims for disability retirement or a vesting allowance.

THE PROPOSAL: Proposition C is a Charter Amendment that would prohibit San Francisco Employees' Retirement System members who are convicted of a crime involving moral turpitude in connection with their employment from receiving any retirement benefits funded with employment or orthibutions.

This prohibition would apply to employees regardless of whether they retired from service, retired as a result of a disability, or were receiving a vesting allowance.

A "YES" YOTE MEANS: If you vote yes, you want to amend the Charter to prohibit San Francisco Employees' Retirement System members who are convicted of a crime involving moral turpitude in connection with their employment from receiving any retirement benefits funded with employer contributions.

A "NO" VOTE MEANS: If you vote no, you do not want to make these changes to the Charter.

Controller's Statement on "C"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition C:

Should the proposed charter amendment be approved by the voters, in my opinion, it would not affect the cost of government. The Charter amendment affirms prior voter-approved policy by conforming retirement-related sections of the Charter to state that retirement system members who are convicted of a crime involving moral turpitude related to their public employment are prohibited from receiving employer-funded retirement benefits.

How "C" Got on the Ballot

On February 5, 2008 the Board of Supervisors voted 10 to 1 to place Proposition C on the ballot.

The Supervisors voted as follows:
Yes: Supervisors Alioto-Pier, Ammiano, Chu, Dufty, Elsbernd,
Maxwell, McGoldrick, Mirkarimi, Peskin and Sandoval.
No: Supervisor Daly.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 155. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.



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PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION C

Voters Oppose Funding Dishonest Acts!

For a near half century, the City's Charter has upheld the will of the voters by prohibiting City employees from receiving any taxpayer-funded retirement benefits if they were criminally convicted of a crime involving moral turpitude committed against the City in the course of their employment. Past examples of such crimes include stealing books from our public libraries, and stealing parking meter revenue that should have gone to improving our MUNI system.

Despite the voters' intent, a recent court ruling stated that this provision applies only to a certain classification of retirements, not all retirements.

Proposition C will reaffirm the voters' intent, by responding directly to this poorly crafted judicial opinion by prohibiting any and all City employees convicted of a crime involving moral tur-

pitude against the City, during the course of their employment, from receiving any taxpayer contributions to their pensions upon application for their retirement.

All but one member of the Board of Supervisors voted in favor of Proposition C, and the San Francisco Employees' Retirement System Board unanimously approved the measure.

Please join me in reaffirming the will of the voters by voting YES on C.

Sean R. Elsbernd

Member, San Francisco Board of Supervisors

Member, San Francisco Employee Retirement System Board*

* For identification purposes only

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION C

The politicians are at it again, cluttering up our ballot with purely symbolic measures. The proponents of Proposition C have provided no compelling reason to justify the expense of yet another ballot measure to alter the City's charter. Worse still, even as a purely symbolic measure, Proposition C is unworthy of our great city. It falsely suggests that San Francisco's public employees are committing crimes on the job and going unpunished, but the truth is that most public health nurses, firefighters, teachers and other public employees are extraordinarily dedicated and lawabiding public servants. When a bad actor does commit a crime, our excellent district attorney has the tools she needs to root out public corruption. There is simply no need for a measure like Proposition C. Proposition C is all the more repugnant for its use of language - "crimes of moral turpitude" - that has long been used in many parts of this country as a way to prosecute homosexual activity. The Harvey Milk Club does not like publicemployee-bashing any more than we like gay-bashing. We join the San Francisco Democratic Party and the San Francisco Labor Council in urging you to vote NO on Proposition C.

Harvey Milk LGBT Democratic Club





OPPONENT'S ARGUMENT AGAINST PROPOSITION C

No on Prop C.

In the past, moral turpitude has been defined in discriminatory ways by conservative judges.

San Francisco values mean standing up for all of us against consevative attacks.

Please vote no on Prop C.

Supervisor Chris Daly

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION C

Dishonesty is not a San Francisco value.

San Francisco voters do not support providing taxpayer funded retirement benefits to former City employees convicted of stealing taxpayer money while working for the City. Current law requires such benefits be forfeited by such persons because voters passed the measure over forty years ago and have continued to do so at every opportunity.

Measure C does not change current law.

Measure C defends current law by eliminating a loophole created by a drafting error decades ago and uncovered in a recent court ruling.

The decision to award or deny retirement benefits is not, and has never been, made by "conservative judges".

The decision is made by the San Francisco Retirement Board, composed of members appointed by the Mayor and the Board of Supervisors and elected by retirees.

Without the clarification provided by Measure C, convicted criminals will profit at the taxpayer's expense twice: first by stealing from their publicly funded City employer, and second by exploiting a weakness in the City Charter to illegally qualify for publicly funded benefits.

Uphold the will of the voters. Vote yes on C!

Sean R. Elsbernd

Member, San Francisco Board of Supervisors Member, San Francisco Retirement Board



PAID ARGUMENTS IN FAVOR OF PROPOSITION C

NO PAID ARGUMENTS IN FAVOR OF PROPOSITION C WERE SUBMITTED

PAID ARGUMENTS AGAINST PROPOSITION C

NO PAID ARGUMENTS AGAINST PROPOSITION C WERE SUBMITTED

Appointments to City Boards and Commissions



PROPOSITION D

Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and types of disabilities and that City officers and agencies support the nomination, appointment or confirmation of female, minority and disabled candidates to fill seats on those bodies?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: The Charter requires that City boards and commissions be broadly representative of the communities of interest, neighborhoods, and the diversity in ethnicity, race, age and sexual orientation of the City and County and have representation of both sexes.

The Charter does not require the City to collect data on the diversity of members serving on City boards and commissions.

THE PROPOSAL: Proposition D is a Charter Amendment that would make it official City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and types of disabilities. The policy would further urge that City officers and agencies, as appropriate, support the nomination, appointment or confirmation of female, minority and disabled candidates to fill seats on those bodies.

Proposition D would require the Commission on the Status of Women to analyze, report and track the diversity of appointments to City boards and commissions every two years. The Commission would base its analysis only on voluntary disclosures of information by appointed members.

A "YES" VOTE MEANS: If you vote yes, you want to make these changes to the Charter.

A "NO" VOTE MEANS: If you vote no, you do not want to make these changes to the Charter.

Controller's Statement on "D"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition D:

Should the proposed charter amendment be approved by the voters, in my opinion, there would be a minimal impact on the cost of government.

How "D" Got on the Ballot

On February 12, 2008 the Board of Supervisors voted 11 to 0 to place Proposition D on the ballot.

The Supervisors voted as follows:

Yes: Supervisors Alioto-Pier, Ammiano, Chu, Daly, Dufty, Elsbernd, Maxwell, McGoldrick, Mirkarimi, Peskin and Sandoval.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 158. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.

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Appointments to City Boards and Commissions

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PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION D

Vote Yes on D.

ment in much the same way.

The people who sit on the City and County of San Francisco's advisory bodies are a powerful group, as they play an integral part in the policy-making process. They advise public officials on community concerns, significant policy matters, administrative oversight and give voice to San Franciscans throughout the legislative process.

The Commission on the Status of Women recently conducted a survey of San Francisco's commissions, boards, and task forces and found that membership on these advisory bodies does not reflect properly San Francisco's demographics. This reflects poorly on government process, as only those truly represented can participate in a democracy and be truly governed.

In response, this charter amendment asks that it be official city policy to appoint an authentically diverse group of commissioners to the advisory bodies that serve at the very core of our government. Women and men of all disability types, of all races, ethnic backgrounds, and sexual orientation make up our vibrant amazing city, and they should be heard in our policies and govern-

In order to track the progress San Francisco is making on this official city policy, the Commission on the Status of Women will report on the diversity of these bodies every other year.

Let the voices heard in City Hall really be the voices of San Francisco

Vote Yes on D.

Supervisor Jake McGoldrick*
Board President Supervisor Aaron Peskin*
Supervisor Sophie Maxwell*
Supervisor Ross Mirkarimi
Supervisor Sean Elsbernd
Supervisor Gerardo Sandoval*
Supervisor Tom Ammiano*
National Women's Political Caucus – San Francisco
Democratic Women in Action

*For identification purposes only

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION D

THE ATTIC HIGHWAYMAN PROCRUSTES WOULD HAVE LOVED PROPOSITION D:

In Ancient Greek mythology there was a legendary highwayman of Attica named Procrustes. He tied his victims to an iron bed. Procrustes stretched the legs or cut off the legs of his victims to make them conform to the length of the Procrustean Bed.

The hero Theseus, afterwards King of Athens, slew Procrustes by attaching him to his own Procrustean Bed.

The adjective "Procrustean" is defined as: "Harsh or inflexible in fitting (someone or something) to a preconceived idea, system, etc."

Good potential appointees for City boards and commissions come from all ethnic, religious, and sexual communities...but never in the exact mathematical order demanded by San Francisco City Hall "bean counters".

The science of statistics does not work that way -- as those of us who have taken college courses in statistics know, all too well.

Proposition D would have the Commission on the Status of Women

prepare regular reports on "bean counting" the ethnic, religious, and sexual orientations of City board and commission appointees.

At best, these reports would just be a waste of time and money.

At worst, because of the influence of "bean counting", many inferior appointees might well be chosen to create artificial statistical models that almost never occur in nature.

Vote against "bean counting" Proposition D.

Dr. Terence Faulkner, J.D.
Republican Central Committeeman*
Past San Francisco Republican Party Chairman*

Eve Del Castello

Republican Central Committee Candidate*

Doo Sup Park
Voting Alternate Delegate
San Francisco Republican Central Committee*

*For identification purposes only

Appointments to City Boards and Commissions



OPPONENT'S ARGUMENT AGAINST PROPOSITION D

ENDLESS REPORTS AND INVESTIGATIONS DON'T PROMOTE "DIVERSITY" - THAT ONLY COSTS MONEY AND PROMOTES "TOKENISM" - THE ONLY ANSWER IS TO MAKE TOP QUALITY APPOINTMENTS FROM ALL Vote "NO! on Proposition D.

COMMUNITIES:

- Dr. Terence Faulkner, J.D. Past Executive Committee Member California Republican Party*

Proposition D is a taxwaster, calling for endless reports on the ethnic backgrounds, religious views, and sexual ties of San Francisco appointees to local commissions and other agencies.

*For identification purposes only

Proposition D is bad government and "tokenism" walking around the City and County of San Francisco - insulting just about every community.

San Francisco needs first class appointees to all of it's many different communities to City boards, commissions, and agencies. Proposition D just calls for endless "bean counting" ... and for individuals to be appointed without regard to their personal qualifica-

The ill-fated General Custer, if he were to come back from the dead, might meet a number of demographic catagories : Would we want to put him in charge of a high-risk Police Department or Fire Department unit? - Think carefully about all those text book military mistakes made at the Battle of the Little Big Horn.

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION D

Vote Yes on D

Amidst truly inscrutable statements regarding a Civil War General and "bean counting", the opponent argues that Measure D would lead to tokenism and bad government. In fact, nothing is further from the

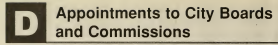
At this time, the advisory bodies that are at the core of the City Hall policy are not truly representative of the people of San Francisco in terms of diversity in race, gender, disabilities, and age, Measure D would merely ask that those who appoint individuals to advisory bodies look for the most qualified individuals to serve from ALL of San Francisco's vital communities.

Thomas Jefferson looked to the broad representation of the people in government in order to keep the will of the governed at the forefront of the national policy. Measure D will push for broad representation in commissions, task forces and other advisory bodies, in the construction of the laws, in oversight and in the voice of the people that govern San Francisco.

This can only lead to a better, stronger government.

Vote Yes on D.

Supervisor Jake McGoldrick



PAID ARGUMENTS IN FAVOR OF PROPOSITION D

NO PAID ARGUMENTS IN FAVOR OF PROPOSITION D WERE SUBMITTED

PAID ARGUMENTS AGAINST PROPOSITION D

D is a Waste of Time and Money

Does anyone think that San Francisco does not already prioritize diversity ahead of competence? It is the rare city commission that does not reflect set-asides, quotas, and the favorite special interest group of the appointing authorities.

Proposition D would take such pandering to a new level and require the collection of data to support this misguided practice. The data would be collected not by the Human Rights Commission, but the Commission on the Status of Women, which apparently needs a reason to justify its continued existence.

Vote NO on D.

San Francisco Taxpayers Union

The true source of funds for the printing fee of this argument is the SF Taxpayers Union.

Requiring Board of Supervisors' Approval of Mayor's Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members



PROPOSITION E

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to approve the Mayor's appointments to the PUC?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: Under the City Charter, the San Francisco Public Utilities Commission (the "PUC") is charged with the responsibility of overseeing the use and control of the City's water supplies, energy supplies and utilities.

The PUC consists of five members, all appointed by the Mayor for four-year terms. The Mayor's appointments to the PUC take effect immediately, but the Board of Supervisors may reject any appointment by a two-thirds vote (at least eight members) within 30 days.

PUC members must be eligible to vote in City elections. The Charter does not require any other qualifications to serve on the PUC.

THE PROPOSAL: Proposition E is a Charter Amendment that would change the process for appointing members to the PUC and would set qualifications for commission members. The Mayor would continue to nominate candidates to the PUC, but the nominees would not take office until the Board of Supervisors voted to approve their appointments by a majority (at least six members).

Proposition E also would require that PUC members meet the following qualifications:

· Seat 1 must have experience in environmental policy and an

understanding of environmental justice issues;

- Seat 2 must have experience in ratepayer or consumer advocacy;
- Seat 3 must have experience in project finance;
- Seat 4 must have expertise in water systems, power systems, or public utility management; and
- · Seat 5 would be an at-large member.

Proposition E provides for staggered four-year terms for members. Initially, seats 2 and 4 would serve two years; seats 1, 3 and 5 would serve four years.

The terms of all current members of the PUC would end on August 1, 2008. Members appointed under these new requirements could then take office.

A "YES" VOTE MEANS: If you vote yes, you want to make these changes to the City Charter.

A "NO" VOTE MEANS: If you vote no, you do not want to make these changes to the Charter.

Controller's Statement on "E"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition E:

Should the proposed charter amendment be approved by the voters, in my opinion, there would be a minimal impact on the cost of government.

How "E" Got on the Ballot

On February 12, 2008 the Board of Supervisors voted 9 to 2 to place Proposition E on the ballot.

The Supervisors voted as follows:

Yes: Supervisors Ammiano, Daly, Dufty, Elsbernd, Maxwell, McGoldrick, Mirkarimi, Peskin and Sandoval.

No: Supervisors Alioto-Pier and Chu.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 158.

SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 91.



Requiring Board of Supervisors' Approval of Mayor's Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members

This disclaimer applies to the proponent's argument on this page and the opponent's argument and the rebuttal to the opponent's argument on the facing page. The Board of Supervisors authorized the submission of the following argument. As of the date of the publication of this Voter Information Pamphlet, the following Supervisors endorse the measure: Supervisors Ammiano, Daly, Dufty, Elsbernd, Maxwell, Peskin and Sandoval; oppose the measure: Supervisor Alioto-Pier; take no position on the measure: Supervisors Chu, McGoldrick and Mirkarimi.

PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION E

Proposition E is a simple, straightforward measure that requires qualifications and experience for appointments to the Public Utilities Commission.

The Public Utilities Commission is one of the most important commissions in San Francisco. Its responsibilities include overseeing a \$400 million water, wastewater, and municipal power enterprise serving San Francisco and 1.6 million customers in neighboring municipalities. The PUC has embarked on a state-mandated \$4.3 billion seismic retrofit project for our Hetch-Hetchy water system.

Despite the magnitude of these responsibilities, there are NO minimum qualifications for serving on the five- member PUC Commission. By comparison, state water infrastructure commissions have long required their members have minimum qualifications.

Proposition E fixes that glaring oversight. This measure is grounded in good government principles of efficiency and accountability.

Proposition E mandates San Francisco Public Utilities Commissioners have experience and an understanding of the complex issues they are responsible for overseeing.

Proposition E requires its five members have experience in:

· Environmental policy and environmental justice issues;

- · Finance;
- · Public utilities or water systems management;
- · And, ratepayer and consumer advocacy issues.

The final appointment will be reserved for a member of the general public.

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San Francisco deserves a Commission with knowledgeable, experienced citizens committed to helping rebuild our water system and leading us towards a sustainable and renewable energy future.

San Francisco's water and infrastructure needs are too important to our quality of life and to the economic vitality of our city for us not to utilize the city's most valuable resource - experienced, qualified citizens.

VOTE YES ON PROPOSITION E for EXPERIENCE and EFFICIENCY.

Supervisor Sophie Maxwell* Board of Supervisors President Aaron Peskin* Supervisor Sean Elsbernd* Supervisor Tom Ammiano*

* For identification purposes only

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION E

DON'T GIVE THE POLITICIANS EVEN MORE POWER TO RAISE OUR WATER AND SEWER RATES.

Proposition E is a political ploy that gives the Board of Supervisors the extraordinary power to require political loyalty from every member the Public Utilities Commission. We need more professionalism at the PUC - not more politics.

The Board is already using their existing power to reject commissioners who don't support political projects that could result in MASSIVE INCREASES IN WATER AND SEWER RATES. That last thing we should do is give this Board of Supervisors even more power to politicize the PUC.

The current Board of Supervisors is already injecting politics into PUC decisions. This is the same Board that is trying to put polluting power plants in our neighborhoods in order to drive a public power

agenda. This is the same Board that is already meddling in contracts, requiring us to pay more for our water and sewer services.

PROP. E REOUIRES THE IMMEDIATE REMOVAL OF EVERY COMMISSIONER so the Board can require political loyalty and use their new power to gain even more political power.

DON'T LET THIS BOARD OF SUPERVISORS TAKE OVER THE PUC. tter

VOTE NO ON PROPOSITON E.

-Coalition for San Francisco Neighborhoods

Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members



OPPONENT'S ARGUMENT AGAINST PROPOSITION E

The last thing we need is more politics at the San Francisco Public Utilities Commission.

We need citizen oversight from a qualified commission, not political meddling. But that's exactly what Proposition E will do – put even more politics into a vital city agency.

The PUC should stay focused on rebuilding the Herch Hetchy water system and delivering clean water at an affordable price. After decades of neglect, we are finally rebuilding this system so that we can protect the health and safety of our residents and guarantee safe water supplies, even after a major earthquaker.

Now the Board of Supervisors has yet another plan to increase their power. This time they want to inject politics into the Public Utilities Commission.

Don't let them take over the San Francisco Public Utilities Commission.

The Board already has oversight power over every Commissioner appointed – power they used recently to reject qualified commissioners who did not agree with their politics.

Ed Harrington was recently nominated to run the PUC. He is a nationally-recognized manager and fiscal watchdog with great expertise in the operations of the PUC. We need to let experts like Harrington finish the job of rebuilding our water system at a reasonable price. We don't want this important job to be subjected to political pressure.

The Board should focus on the job they were elected to do – provide oversight and respond to constituents. They should not be allowed to take over city agencies for political reasons. The consequences of political interference in the PUC will be higher water rates and a slower rebuild of Hetch Hetchy.

Keep Politics Away from the SFPUC.

VOTE NO on Proposition E.

Mayor Gavin Newsom Supervisor Michela Alioto-Pier

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION F.

Opponents say Proposition E would politicize appointments to the Public Utilities Commission. Ironically, the opponents are politicians themselves. Proposition E isn't about politics, it's about safeguarding one of our most important commissions with the kinds of checks and balances that are vital to any constitutional democracy.

The city's most important commissions currently operate on this good government system of checks and balances: the Mayor appoint commission members and the Board reviews and approves them. The Municipal Transportation Agency is structured in this way. Prop E would treat Mayoral appointments in the same fashion as the Planning, Building, and Police Commissions.

The challenges facing San Francisco's Public Utilities Commission are enormous – from rebuilding the Hetch-Hetchy water system, to completing and implementing the Sewer System Master Plan, and leading the city's charge towards a more sustainable and renewable energy portfolio.

The PUC must succeed at these daunting tasks, and will need a commission with acumen and experience in environmental policy, finance, and public utilities management. Perhaps most importantly, Proposition E guarantees that ratepayers will have an advocate on the commission to represent small businesses and homeowners, and demand equity and fairness in the ratemaking process.

Requiring minimum qualifications for appointments is a tried and true practice – long embraced by San Franciscans – that professionalizes agencies and increases efficiency.

Establishing minimum qualifications for PUC Commissioners is not "political interference" – it's good government.

VOTE YES ON PROPOSITION E.

Supervisor Sophie Maxwell*
Board of Supervisors President Aaron Peskin*
Supervisor Bevan Dufty*
Supervisor Sean Elsbernd*

*For identification purposes only



Requiring Board of Supervisors' Approval of Mayor's Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members

PAID ARGUMENTS IN FAVOR OF PROPOSITION E

The Public Utilities Commission controls the water supply of 2.4 million people. Proposition E ensures that the Commissioners who oversee this vital public agency have the qualifications to do so.

Vote yes on E

San Francisco Tomorrow

The true source of funds for the printing fee of this argument is San Francisco Tomorrow.

Ratepayers and consumers support Yes on E

Frustrated when you open your water bill? Too often the Public Utilities Commission has balanced their budget on the backs of San Francisco ratepayers. Proposition E dedicates one seat on the Public Utilities Commission for a Ratepayer Advocate. As the city's water system prepares to spend \$4.3 billion on a seismic retrofit project, its time for homeowners to have a voice when it comes to setting rates. Now is the time for reform, Vote YES on E!

Dave Bisho, San Francisco Homeowner .

The true source of funds for the printing fee of this argument is David Bisho.

San Francisco Democratic Party Endorses Yes on E

The Public Utilities Commission is a little-known but extremely powerful agency. San Francisco Democrats support Proposition E because it ensures that qualified individuals, subject to constitutional checks and balances, are guiding the vital decisions of the PUC. For a professional and accountable Public Utilities Commission, vote YES on E.

San Francisco Democratic Party Alice B. Toklas LGBT Democratic Club Harvey Milk LGBT Democratic Club

The true source of funds for the printing fee of this argument is the Alice B. Toklas LGBT Democratic Club.

The three largest contributors to the true source recipient committee are 1. San Francisco Firefighters PAC, 2. Barnes Mosher Whitehurst Lauter and Partners, 3. Mark Leno for Assembly 2006.

Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members



PAID ARGUMENTS AGAINST PROPOSITION E

Supervisor Carmen Chu Urges you to Vote No on Prop. E

The last thing we need is more politics at the PUC. The current Public Utilities Commission is experienced and dedicated, and should stay focused on rebuilding the Hetch Hetch water system and delivering clean water at an affordable price. Prop E is another needless bureaucratic step that would allow the Board to meddle in city agencies for political reasons. Please join me in voting against Prop E.

Supervisor Carmen Chu

The true source of funds for the printing fee of this argument is the Coalition for Renewable Energy + Affordable Water Rates.

The contributor to the true source recipient committee is the SF Chamber of Commerce's 21st Century PAC.

NO ON PROPOSITION E

In 1995, as part of Charter reform, the Board of Supervisors was given new power to veto the Mayor's appointments to many commissions, including the Public Utilities Commission. This new power has not been good enough for Chris Daly and some of his colleagues on the Board.

Now, they are trying to throw-out the entire PUC commission, forcing the Mayor to nominate commissioners that will be beholden to the Board, rather than residents and water users.

San Francisco is in the middle of a multi-billion dollar rebuild of the Hetch Hetchy system. Now is not the time to have the Supervisors meddling in the management of the PUC.

Protect our water system. Vote NO on PROP E.

San Francisco Chamber of Commerce.

The true source of funds for the printing fee of this argument is the SF Chamber of Commerce.

Asian Pacific Democratic Club Opposes Proposition E

Join us in opposing Proposition E. Proposition E could set a precedent justifying the Board's future involvement in other utilies, including phone service, cable television and energy distribution. Allowing City Government to grow, raise taxes and get further way from providing its core services is irresponsible.

Vote against Proposition E to ensure that the Board does not raise your water, power or phone rates, and slow down the rebuild of Hetch Hetchy.

Asian Pacific Democratic Club

The true source of funds for the printing fee of this argument is the Coalition for Renewable Energy + Affordable Water Rates.

The contributor to the true source recipient committee is the SF Chamber of Commerce's 21st Century PAC.

No on Prop. E.

In 1995, San Francisco voters approved a new Charter which reorganized City government and provided for a separation of powers between the Mayor and the Board of Supervisors.

Since 2001, the Board of Supervisors has attempted to gain power at the expense of the Mayor. Now the Board wants to meddle in the operations of the Public Utilities Commission.

San Francisco voters should tell the Board to butt out. Let the Mayor manage the multi-billion dollar Hetch Hetchy retrofit project and hold the bureaucrats and contractors accountable.

Vote No on Prop. E.

San Francisco Republican Party

Officers

Howard Epstein, Chairman
Jennifer DePalma, Treasurer
Bill Campbell, VC – Finance
Janet Campbell, VC – Special Events
Leo Lacayo, VC – Communications
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Harold M. Hoogasian

Stephanie Jeong

David R. Kiachko

Ron "Dr. K" Konopaski

Rita O'Hara



Requiring Board of Supervisors' Approval of Mayor's Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members

PAID ARGUMENTS AGAINST PROPOSITION E

13th Assembly District John Brunello Mike DeNunzio Harmeet Dhillon Christine Hughes Dana Walsh Sue C. Woods

SFRP Endorsed Candidates

Dana Walsh, Congressional District 8

Conchita Applegate, Assembly District 12

Harmeet Dhillon, Assembly District 13

Mike DeNunzio, Supervisorial District 3

The true source of funds for the printing fee of this argument is the San Francisco Republican Party.

The three largest contributors to the true source recipient committee are: 1. The DGF Y2K Special Purpose Trust, 2. PG&E, 3. The California Republican Party.

Vote No on Prop. E! Don't over-politicize the SF PUC

This measure is part of continued piecemeal attempts to reduce the mayor's power and has nothing to do with making the San Francisco Public Utilities Commission work better.

This is not a good government measure. It is an attempt to further politicize the process of appointing and confirming nominees to the PUC.

The system today allows the Board of Supervisors to reject a mayoral nominee they do not like. And this does happen.

But Prop. E would reduce the threshold to reject a new commissioner so low that many more nominees would get hung up in the politics of the moment.

Unfortunately for millions of water and energy users who rely on the SFPUC, these political games are harming your long-term needs.

If this measure passes, all current commissioners will be kicked off in August. Is this responsible government at a time when we are spending billions on a redo of our water system?

Let's fix the PUC, not hyper-politicize it.

Vote No on Prop. E!

For the full analysis, go to www.spur.org

San Francisco Planning and Urban Research (SPUR)

The true source of funds for the printing fee of this argument is the SPUR Voter Education Fund

The three largest contributors to the true source recipient committee are: 1. SPUR, 2. Paul Sack, 3. Mike Wilmar.

Want the Board of Supervisors in charge of your water supply?

Prop E is a "get even with the Mayor" measure to lower the threshold of Supervisors necessary to veto appointments to the Public Utilities Commission that oversees our water system. If Prop E passes, six supervisors could stop PUC appointments.

Prop E would also set higher standards of professional experience for PUC commissioners than currently exist for the director of the PUC, and certainly exceed the qualifications of the last director, whose termination prompted this retaliatory measure.

There is no way to hold elected officials accountable when lines of authority are blurred by measures like this one – vote NO on E. $\,\cdot\,$

San Francisco-Taxpayers Union

The true source of funds for the printing fee of this argument is the SF Taxpayers Union.

No on Prop. E.

The Board of Supervisors are at it again trying to blur the separation of powers between the Mayor and the Board as enshrined in the 1995 City Charter. Don't let the Board politicize the important work of the PUC. Let the Mayor retain the ability to effectively manage the multi-billion dollar Hetch Hetchy retrofit project and to hold City bureaucrats and contractors accountable.

Vote No on Prop. E.

Citizens for a Better San Francisco

CBSF Endorsed Candidates for the June 3, 2008 Primary

Requiring Board of Supervisors' Approval of Mayor's Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members



PAID ARGUMENTS AGAINST PROPOSITION E

Harmeet Dhillon, 13th Assembly District

San Francisco Republican County Central Committee

12th Assembly District Michael Joseph Antonini Jim Anderer Walter Armer Chris Baker David Kiachko James Kincaid

13th Assembly District Sarah M. Vallette

Guy Vaillancourt

Mike Gleim

John Brunello Brooke Chappell

Bill Campbell Michael Cisternino Harmeet K. Dhillon

Jennifer DePalma Eugene A. Dermody, Jr.

Matt DiChiara Alisa Farenzena

Nicholas J. Gaffney

For more information, please go to www.CBSF.net.

The true sources of funds for the printing fee of this argument are Bill Campbell, Mike Antonini and Harmeet Dhillon.



Controller's Statement on "F"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition F:

Should the proposed initiative be approved by the voters, in my opinion, in and of itself there would be little direct impact on the cost of government.

However, should both this ordinance and Proposition G, the ordinance proposing a development plan for the Bayview Hunters Point and Candlestick areas be approved by the voters, and development occurs in those areas that would not have otherwise, this ordinance would result in the City eventually collecting less properly tax revenue than it would have under Proposition G. Future properly tax revenues that would be generated under the development plan would range widely depending on market conditions and other factors, but the assessed value of the project with the affordable housing units specified by this ordinance would be lower. The amount of revenue that would be foregone is unknown, but certainly significant.

The initiative would change the affordable housing requirement specified in the proposed development plan for the Bayview Hunters Point and Candlestick areas. Currently, the City's framework plans call for 25% of the housing units to be affordable. This initiative would specifically require that 50% of the units be affordable for persons earning from 30% to 80% of San Francisco's median household income (currently \$24,100 to \$64,250 for a family of four).

Current estimates are that approximately \$1.5 billion for transportation, utilities and other infrastructure improvements will be needed over a multi-year period to develop the Bayview Hunters Point and Candlestick areas under any scenario. These costs would be primarily funded through private capital and through taxes and fees generated directly by the project. The Initiative would significantly reduce revenues available to pay for these necessary transportation, utility and other infrastructure improvements.

This statement does not address the potential impact of the development plan or the affordable housing requirement on retail businesses or the local economy.

How "F" Got on the Ballot

On March 5, 2008 the Department of Elections certified that the initiative petition, calling for Proposition F to be placed on the ballot, had qualified for the ballot.

7,168 signatures were required to place an initiative ordinance on the ballot. This number is equal to 5% of the total number of people who voted if for Mayor in 2007. A review of all signatures submitted by the proponents of the initiative petition prior to the February 4, 2008 submission deadline showed that more than the required number of signatures was valid.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.





PROPOSITION F

Shall it be City policy that any mixed-use development plan the City approves for Candlestick Point and Hunters Point Shipyard require 50% of all new housing units developed in the area be affordable, give preferences for the rental or purchase of new affordable housing to families of low and moderate income, and, if Alice Griffith housing is rebuilt, replace the units on a one-to-one basis; and shall the City be prohibited from selling, conveying or leasing any City-owned land at Candlestick Point unless the Board of Supervisors finds that the mixed-use development plan for this area incorporates these policles?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: The Bayview-Hunters Point Area Plan of the San Francisco General Plan identifies affordability as the primary housing issue facing the Bayview.

In May 2007, San Francisco's Board of Supervisors and Mayor and Sandra Control of Supervisors and Mayor Sandra San

The new conceptual framework outlines a project that would include: thousands of new housing units, including affordable housing; hundreds of acres of public parks; job-generating commercial space; and possibly a new 49ers stadium.

Regarding affordable housing, the conceptual framework contains a guiding principle that at least 25% of the new housing units be affordable to members of the Bayview-Hunters Point community. Under City and State law, 15% of new housing must be affordable in projects such as the one outlined in the conceptual framework.

If the Alice Griffith units are rebuilt, the conceptual framework calls for at least one-for-one replacement of units at existing income levels and of the same household size. Reconstruction of the Alice Griffith units would be in addition to the 25% minimum percentage for new affordath owners. The construction would have to be done to allow Alice Griffith residents to move to the new upgraded units, without being displaced from Alice Griffith, until the replacement units are ready for occupancy.

THE PROPOSAL: Proposition F would make it City policy that any mixed-use development plan for the project site in Candlestick Point and Hunters Point Shipyard Include affordable housing requirements. "Affordable housing" is defined as housing costs that do not exceed 30% of household monthly gross income.

Under Proposition F City policy would require:

- At least 50% of all new housing units developed in the project site would be affordable so that at least:
 - one-sixth of all units are affordable to households earning no more than 80% of the San Francisco median household income (SFMI);
 - one-sixth are affordable to households earning no more than 60% of SFMI; and
 - one-sixth are affordable to households earning no more than 30% of SFMI.

- Preferences for the rental or purchase of new affordable housing shall be given to families of low and moderate income in this priority:
 - (1) any Alice Griffith resident in good standing;
 - (2) persons entitled to residential relocation assistance;
 - (3) individuals paying more than 50% of their income for housing or residing in public or HUD Section 8 housing;
 - (4) San Francisco residents; and
 - (5) the general public.
- If the Alice Griffth units are rebuilt, at least one-for-one replacement of units at existing income levels and of the same household size must be provided. The construction would have to be done to allow Alice Griffith residents to move to the new upgraded units, without being displaced from Alice Griffith, until the replacement units are ready for occupancy.

Proposition F would prohibit the Board of Supervisors from approving the sale, conveyance or lease of any Oity-owned land at the project site until the Board finds that the mixed-use development plan incorporates the policies summarized above. This prohibition includes the existing 49ers stadium and related parking areas.

A "YES" VOTE MEANS: If you vote yes, you want it to be City policy that any mixed-use development plan the City paproves in Candlestick Point and Hunters Point Shipyard include these requirements: 50% of all new housing units developed in the area be affordable, preferences for the rental or purchase of new affordable housing be given to familiary of low and moderate income, and, if Alice Griffith housing is replaced, units are replaced on a one-to-one basis. You also want to prohibit the City from selling, conveying or leasing any City-owned land at Candlestick Point unless the Board Supervisors finds that the mixed-use development blan for this para incomposites these policies.

A "NO" VOTE MEANS: If you vote no, you do not want it to be City policy to require at least 50% of all new housing units developed in Candlestick Point and Hunters Point Shipyard to be affordable or meet certain other specific affordablity requirements. You also do not want to prohibit the City from selling, conveying or leasing any City-owned land at Candlestick Point unless the Board of Supervisors finds that the mixed-use development plan for this area incorporates these affordable housing policies.

Notice to Voters:

The "Controller's Statement" and "How 'F' Got on the Ballot" information on this measure appear on the opposite (facing) page.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 158. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.





PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION F

Guarantee Affordable Housing in Bavview! Yes on F!

In the last 15 years, our City lost more than 45% of our African American population. Now with major development proposals in the Bayview. one of San Francisco's last African American communities is at risk.

One of the main forces driving African Americans and other working class families out of our City is the cost of housing. In order to meet the housing needs in our City's eastern neighborhoods, nearly two-thirds of all new housing would have to be affordable. The need for affordable housing in the Bayview is even greater.

Proposition F requires at least 50% of all new housing be affordable in any new development in Candlestick Point and Hunters Point Shipyard. It also requires the rebuilding of Alice Griffith public housing with no displacement of current residents.⁴

Proposition F is necessary to provide housing opportunities to working families, public sector workers, teachers, students and many others. It redistributes a portion of the redevelopment funds and subsides that multi-billion dollar corporations like Lennar will receive to build at this site toward real and tangible community benefits.

San Francisco is a City that prides itself on diversity and social justice. We cannot rely on the promises of an out-of-state developer with a history of environmental racism in Bayview and across the country to protect the future of our remaining African American community. We need the guarantee of Proposition F. Join social justice organizations, family advocates, environmental justice organizations, and thousands of San Franciscans in voting Yes on Proposition F.

Environmental Justice Advocacy Chinese Progressive Association POWER Coleman Advocates for Children and Youth St. Peter's Housing Committee Sierra Club James P. Oucen

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION F

Proposition F is a prescription for failure

Supervisor Chris Daly's Proposition F is a fake affordable housing measure that fails the most basic public policy tests:

NO PUBLIC HEARINGS. Proposition F had no public hearings, no public meetings, and no public input from the Bayview community.

NO ECONOMIC ANALYSIS. Proposition F provides no financing for its affordable housing, and no economic analysis which shows that it is feasible.

NO FUNDING FOR HOUSING. Who's going to pay for the housing required under Proposition F? It would potentially require billions of dollars in new taxes.

If Proposition F passes, there will be no development in the Shipyard and Candlestick Point anytime soon. There will be no extension of the Bay Trail, no new parks or athletic fields, no bike trails, no permanent home for the artists and certainly no accelerated cleanup of the Hunters Point Shipyard. There will be no new jobs, no new affordable housing, the Alice Griffith Public Housing Project will not be rebuilt, and much of the southern waterfront will remain abandoned, dirty and dangerous.

Proposition F is a poison pill that will bring to a halt any plans for jobs, housing or parks for the next 10 to 15 years.

Join us in rejecting Supervisor Chris Daly's attempt to tell the people of the Bayview-Hunters Point what's good for them.

VOTE NO ON PROPOSITION F

Mayor Gavin Newsom James Bryant, President APRI*

*For identification purposes only



OPPONENT'S ARGUMENT AGAINST PROPOSITION F

PROPOSITION F IS JUST MORE POLITICS FROM CHRIS DALY.

Supervisor Chris Daly is trying to stop Proposition G – the next step in a decade-long effort to help speed environmental clean up, and bring 300 acres of parks, more than 8.000 jobs and as many as 2.500 affordable homes to Bayview Hunters Point.

Daly claims he's trying to stop Proposition G because 2,500 units of affordable housing isn't enough – even though they represent 25% of all the units – and it's the largest single increase in affordable housing in San Francisco history.

But Daly just pushed through a plan in his own district that offers LESS AFFORDABLE HOUSING with fewer benefits than the project he now opposes in Supervisor Sophie Maxwell's district. Daly called his own deal for much less affordable housing "unprecedented," saying that any more affordable housing would push it "to the brink of proict extinction."

Why is Chris Daly trying to stop a proposal for the Bayview Hunters Point even though it offers much MORE AFFORDABLE HOUSING AND COMMUNITY BENEFITS than the projects he supports in his own district? Because this isn't about affordable housing, it's about politics. Chris Daly's political ploy will:

- STOP economic restoration of this long-neglected neighborhood.
- · SLOW the environmental clean-up.
- DEPRIVE the Bayview and the entire city of more than 8,000 new jobs.
- PREVENT the rebuilding of the dilapidated and dangerous Alice Griffith Housing Project.
- DRIVE AWAY hundreds of millions of dollars in economic benefits in these tough economic times.

Don't let Chris Daly stop a neighborhood-backed plan that will transform the Shipyard and Candlestick Point into productive uses for all of San Francisco.

Proposition F fails the Bayview and every San Franciscan.

VOTE YES ON PROPOSITION G - AND NO ON PROP F

Mayor Gavin Newsom Supervisor Michela Alioto-Pier James Bryant, APRI President Phil Ting, Assessor

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION F

NO MORE POLITICS.

VOTE YES ON PROPOSITION F.

Proposition F was developed by residents of Bayview Hunters Point (BVHP) in response to Mayor Newsom/Lennar Corporation's Proposition G, which offers NO REAL GUARANTEES of jobs, parks or affordable housing to the people of the long neglected BVHP community. This is a classic case of a greedy corporation's attempt at one of the largest "land grabs" in San Franciscohistory. In order to ensure that this development truly speaks to the concerns and needs of BVHP, the community called for half of the new housing units to be affordable to all San Franciscans.

Read the text of Proposition G-it does NOTHING to ensure jobs, parks and housing. It does not guarantee the rebuilding of Alice Griffith, but instead uses deceptive and non-legally binding language, such as "should," and "encourages" with NO GUARANTEES WHATSOEVER. Lennar cannot be trusted. In September 2007, the San Francisco Board of Education unanimously condemned Lennar for exposing our public school children and their families to asbestos and other toxins in BVHP. The San Francisco Bay Guardian wrote a feature story, describing Lennar as "The Corporation that Ate San Francisco."

We cannot trust greedy, out of state developers to do the right thing. A grassroots, community effort demanded 50% affordable housing, collecting 11,811 signatures in 10 days with only a few thousand dollars.

We don't need more politics or broken promises. We need guaranteed affordable housing!

POWER

Chinese Progressive Association Sierra Club

St. Peter's Housing Committee





PAID ARGUMENTS IN FAVOR OF PROPOSITION F

Don't let an out-of-state developer buy your vote!

While Lennar Corporation has already spent over \$1,000,000.00 on their deceptive campaign; our grassroots effort for affordable housing doesn't have thousands of dollars to spend on paid ballot arguments.

Vote Yes on F.

POWER

The true source of funds for the printing fee of this argument is POWER (People Organized to Win Employment Rights).

Vote for the Environment - Vote YES on F!

Building affordable housing in cities reduces suburban sprawl and saves farms and wildlife habitat from development. Without affordable housing in cities, citizens are forced into longer commutes, increasing congestion and greenhouse gas emissions.

Urban growth is desirable, but should not displace low-income or current residents from their homes, livelihoods, or communities. Including affordable housing in new developments is smart growth.

That's why environmental groups urge a vote for Proposition F.

Prop F reasonably requires that half of the new Candlestick and Shipyard housing be affordable for middle and low-income households. This is achievable because the city is donating public land to the developer and is providing funds.

By creating affordable housing, Proposition F fights global warming by reducing sprawl, helps protect farms and habitat, and provides desperately needed housing that low- and middle-income San Franciscans can afford

Yes on Proposition F.

Sierra Club

The true source of funds for the printing fee of this argument is the Sierra Club.



PAID ARGUMENTS AGAINST PROPOSITION F

VOTE NO ON F!

Supervisor Chris Daly put Proposition F on the ballot as a lastminute spoiler measure to stop new housing in Bayview-Hunters Point. Proposition F imposes 50% affordability standards that could result in NO housing being built in this long-neglected area. Existing proposals to develop the site call for 25% affordable housing, which is well above City and State standards. That amounts to over 2,500 units of housing to families making \$64,000, or less! Proposition F puts all that new housing at risk. Proposition F will waste a unique opportunity to help Bayview-Hunters Point, and most importantly, provide housing to families.

The residents of Bayview-Hunters Point deserve the same level of services and quality of life as the rest of San Francisco. Stop Supervisor Daly's ill-conceived measure.

Vote NO on Proposition F!

Plan C San Francisco

www.plancsf.org

The true sources of funds for the printing fee of this argument are Michael Sullivan and Robert C. Gain.

San Francisco's Neighborhoods oppose Prop F

We support more affordable housing; unfortunately THIS MEASURE WILL NOT RESULT IN MORE AFFORDABLE HOUSING — it will kill the Bayview project already 10+ years in planning.

This measure...

- Is disguised as affordable housing but is really an anti-development measure.
- Will leave cleanup of the shipyard and development back at square one.
- Will result in delay in bringing jobs and parks to deserving Bayview residents.

Vote NO on Prop F!

- Coalition for San Francisco Neighborhoods

The true source of funds for the printing fee of this argument is the Coalition for San Francisco Neighborhoods.

NO on PROP F

Don't be fooled by Chris Daly. If increasing the affordable housing requirement for the proposed redevelopment of the Hunters Point Shipyard and Candlestick area sounds too good to be true, it is. Prop. F will kill this vital economic development program as well as any chance to keep the 49ers.

Your "No" vote on F and Yes vote on G will insure that after 35 years the shipyard land will finally be put into productive use, jobs created, housing built and active recreational facilities and waterfront parks developed.

VOTE "NO" on F and "YES" on G to bring jobs and economic growth to Bayview-Hunters Point.

San Francisco Chamber of Commerce

The true source of funds for the printing fee of this argument is the SF Chamber of Commerce.

Vote No on Prop. F!

This measure would undercut efforts to build thousands of units of housing in the Bayview and Hunters Point.

Current San Francisco law requires that 15% of the units built by developers be subsidized. This has resulted in many projects being shelved because they are not economically feasible.

Prop. F would increase that requirement so that 50% of the units would be subsidized. Such a requirement makes it impossible for housing of any income level to be built.

Bill Campbell, Vice Chair - Finance, San Francisco Republican Party

Sarah Vallette, Candidate, SFRCCC, 13th AD Guy Vaillancourt, Candidate, SFRCCC, 13th AD Alisa Farenzena, Candidate, SFRCCC, 13th AD

The true source of funds for the printing fee of this argument is Bill Campbell.

No On F

Don't be hoodwinked. Proposition F is a devious measure by Chris Daly to use affordable housing as a political hammer to stop greatly needed revival of Bayview - Hunter's Point. Daly knows



PAID ARGUMENTS AGAINST PROPOSITION F

that this is unrealistic and will render the project economically infeasible. It will kill approximately 8,000 new jobs.

No On F.

San Francisco Republican Party

Officers

Howard Epstein, Chairman
Jennifer DePalma, Treasurer
Bill Campbell, VC – Finance
Janet Campbell, VC – Special Events
Leo Laccay, VC – Communications
Christopher L. Bowman, VC – Precinct Operations

Members

12th Assembly District Jim Anderer Michael Antonini, DDS Harold M. Hoogasian Stephanie Jeong David R. Kiachko

Ron "Dr. K" Konopaski Rita O'Hara

13th Assembly District John Brunello Mike DeNunzio Harmeet Dhillon Christine Hughes Ramiro Maldonado, Jr. Dana Walsh

Sue C. Woods

Endorsed Candidates

Dana Walsh, Congressional District 8

Conchita Applegate, Assembly District 12

Harmeet Dhillon, Assembly District 13

Mike DeNunzio, Supervisorial District 3

The true source of funds for the printing fee of this argument is the San Francisco Republican Party.

The three largest contributors to the true source recipient committee are: 1. The DGF Y2K Special Purpose Trust, 2. PG&E, 3. The California Republican Party.

Proposition F Fails the Bayview

We are Bayview residents and community leaders who strongly oppose Proposition F. Proposition F was not written or approved by members of our community. In fact, it has never had a single public hearing, in the Bayview or anywhere in the city. It was placed on the ballot at the last minute and its sole aim is to defeat an initiative that does have Bayview community support – Proposition G. While Proposition F may sound good on the surface, all it really does is destroy years of community planning based on hundreds of public meetings and direct input from Bayview residents. We urge our fellow San Franciscans to see Proposition F for what it really is – a poison pill that fails the Bayview, and fails the city. Please vote NO on F.

Supervisor Sophie Maxwell*
Rev. Arelious Walker, Pastor
Rev. Theron L. Jones I, Pastor/Parent
Toye Moses, President, African American Democratic Club*
Angelo King, Chair, Bayview Hunters Point Project Area
Committee*

Lola Whittle, Director, Bayview Business Resource Center*

Omar Khalif, Bayview Parent

*For identification purposes only

The true source of funds for the printing fee of this argument is Lennar Homes of California, Inc.

Help San Francisco Young People and vote No on Prop F

Young people in San Francisco are strongly in need of affordable housing—and that is exactly why we are opposing Proposition F. Proposition F will stop the construction of 2,500 affordable homes in the abandoned Hunters Point Shipyard. These are homes that young San Franciscans need and deserve. Please vote no on Proposition F.

Renee Darner, President, College Democrats at SFSU*

*For identification purposes only

The true source of funds for the printing fee of this argument is Lennar Homes of California.



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PAID ARGUMENTS AGAINST PROPOSITION F

SAN FRANCISCO DEMOCRATIC PARTY OPPOSES I PROP F

The San Francisco Democratic Party urges San Francisco Democrats to oppose Proposition F. While proponents claim that Proposition F is about affordable housing, the truth is that Proposition F will destroy a plan to build 2,500 affordable homes in the abandoned Hunters Point Shipyard and completely rebuild the run-down Double Rock Housing Project without displacing current tenants. For real affordable housing, the Democratic Party urges you to vote No on Prop F.

San Francisco Democratic Party

The true source of funds for the printing fee of this argument is Lennar Homes of California.

This is the worst form of ballot box planning meant to block investment in Bayview Hunters Point.

Reject Prop. F!

This is a poison pill intending to sink the Hunters Point Redevelopment Plan.

The current Hunters Point plan already mandates 25% affordable housing in the project area. This level is significantly higher than the citywide inclusionary requirement that 15% of units built on-site be provided as affordable housing.

But Prop. F seeks to impose a 50% affordable housing requirement on the Shipyards plan. This measure was introduced with no financial analysis of the impact of this requirement on the feasibility of the plan.

Quite simply, Prop. F would make new development at Hunters Point financially infeasible.

After thirty years of disinvestment, do we want to kill this opportunity for investment, housing opportunities, and new jobs? Do we want to allow last minute ballot box zoning to render the Hunters point plan infeasible?

SPUR believes that the choice is not between 25% affordable housing at Hunters Point and 50% affordable housing but between 25% and no project at all.

Vote No on Prop. F

Vote Yes on Prop. H to support the Bayview mixed-use plan

38-CP129-EN-J08

San Francisco Planning and Urban Research Association (SPUR)

For our full ballot analysis, go to www.spur.org

The true source of funds for the printing fee of this argument is the SPUB Voter Education Fund

The three largest contributors to the true source recipient committee are: 1. SPUR, 2. Paul Sack, 3. Mike Wilmar.

No on Prop. F.

After years of community outreach and planning by the City, a handful of no-growth activists concocted Prop. F, which would require that 50% of the units constructed be "affordable".

Were Prop. F to pass, no new housing at Hunters Point would be constructed. Additionally, it would indefinitely delay the 49'ers' stadium project.

It's a lose-lose proposition for the community and for sports fans

Vote No on Prop. F.

Citizens for a Better San Francisco

CBSF Endorsed Candidates for the June 3, 2008 Primary

Harmeet Dhillon, 13th Assembly District

San Francisco Republican County Central Committee

12th Assembly District Michael Joseph Antonini Jim Anderer Walter Armer Rita Elizabeth O'Hara Chris Baker David Kiachko James Kincaid Mike Gleim



PAID ARGUMENTS AGAINST PROPOSITION F

Sarah M. Vaillette Guy Vaillancourt John Brunello Brooke Chappell Bill Campbell Michael Cisternino Harmeet K. Dhillon Jennifer DePalma Eugene A. Dermody, Jr. Matt DiChiara Alisa Farenena

Nicholas J. Gaffney

13th Assembly District

For more information, please go to www.CBSF.net.

The true sources of funds for the printing fee of this argument are Bill Campbell, Mike Antonini and Harmeet Dhillon.

Changes Affecting Voter Registration

Confidential Voter Records

Changes to Permissible Uses of Voter Registration Information

Beginning in 2006, state law changed the way personal information supplied by voters for the purpose of completing a voter registration affidavit can be used. To protect your privacy and the integrity of voting, new laws that took effect in 2006 create safeguards for voter records as follows:

Information on your voter registration affidavit will be used by elections officials to send you official information on the voting process, such as the location of your polling place and the issues and candidates that will appear on the ballot. Commercial use of voter registration information is prohibited by law and is a misdemeanor. Voter information may be provided to a candidate for office, a ballot measure committee, or other person for election, scholarly, journalistic, political, or governmental purposes, as determined by the Secretary of State. Driver's license, state identification and social security numbers, or your signature as



shown on your voter registration form, cannot be released for these purposes. If you have any questions about the use of voter information or wish to report suspected misuse of such information, please call the Secretary of State's Voter Protection and Assistance Hotline: 1-800-345-VOTE (8683).

Additionally, any person obtaining information on your voter registration affidavit shall not send that information outside of the United States or make it available in any way electronically to persons outside the United States, including, but not limited to, access over the Internet.

Secretary of State's "Safe At Home" Program

Certain voters facing life-threatening situations may qualify for confidential voter status. For more information, please contact the Secretary of State's "Safe At Home" program at 877-322-5227, or visit the Secretary of State's Web site at www.ss.ca.gov



Controller's Statement on "G"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition G:

Should the proposed initiative be approved by the voters, in my opinion, in and of itself there would be little direct impact on the cost of government.

The ordinance proposes a development plan for the Bayview Hunters Point and Candlestick Point areas which would encourage new business, housing, retail and parkland development and allow for construction of a new football stadium and other development projects. The development plan would eventually require changes to the land uses, height and density limits and other elements of the City's Planning Code and other laws. If the plan results in development that would not have occurred otherwise in the designated areas, property tax revenues and sales tax revenues to the City would certainly increase

Current estimates are that approximately \$1.5 billion for transportation, utilities and other infrastructure improvements will be needed over a multi-year period to develop these areas under any scenario. These costs would be primarily funded through private capital and through taxes and fees generated directly by the projects themselves.

The Planning Department, the Economic and Workforce Development Department and other City offices would incur added costs to administer the plan, however, as is the case for most City planning processes. these costs can be recovered through fees charged to development projects.

This statement does not address the potential impact of this development plan on retail businesses or the local economy.

How "G" Got on the Ballot

On February 20, 2008 the Department of Elections certified that the initiative petition, calling for Proposition G to be placed on the ballot. had qualified for the ballot.

7,168 signatures were required to place an initiative ordinance on the ballot. This number is equal to 5% of the total number of people who voted for Mayor in 2007. A random check of the signatures submitted by the proponents of the initiative petition prior to the February 4, 2008 submission deadline showed that more than the required number of signatures was valid.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THE FACING PAGE. THE FULL TEXT BEGINS ON PAGE 162.



PROPOSITION G

shall it be City policy to encourage timely development of a mixed-use project in the Bayview on Candlestick Point and Hunters Point Shipyard, including a new 49ers stadium or a nontadium alternative; shall the City be authorized to transfer park land in Candlestick Point for on-recreational use if the land is replaced with new public parks or open spaces of at least quality and the transfer meets the measure's policy objectives; and shall Propositions D and F, approved by the voters in June 1997, be repealed?



Digest

by the Ballot Simplification Committee

HE WAY IT IS NOW: In May 2007, San Francisco's Board of upervisors and Mayor endorsed a new conceptual framework for a lixed-use project to revitalize two areas in the Bayview: Candlestick oint and Hunters Point Shipyard.

andlestick Point includes the Alice Griffith Housing Development, the andlestick Point State Recreation Area and the City-owned stadium assed by the San Francisco 49ers. That lease will expire in 2013 fless the 49ers extend it. In late 2006, the 49ers announced the itent to explore relocating to Santa Clara. The new conceptual frameork endorsed by the Board and Mayor includes both a site in Hunters oint Shipward for a 49ers stadium and a non-stadium alternative.

I June 1997, the voters approved two measures related to developing andlestick Point: Proposition IO, which allowed the City to issue lease evenue bonds of up to \$100,000,000 for a stadium development; and roposition F, which changed City zoning to allow a stadium and lated shoppinglentertainment center to be built (see legal text beging on page 167). The City did not issue the bonds or develop the roject.

HE PROPOSAL: Proposition G would make it City policy to encourge, subject to public input and the environmental review process, the mely development of Candlestick Point and Hunters Point Shipyard ith a mixed-use project including:

- · over 300 acres of public park and open space improvements;
- between 8,500 and 10,000 homes for sale or rent;
- about 700,000 square feet of retail uses;
- about 2,150,000 square feet of green office, science and technology, research and development, and industrial uses;
- a possible arena or other public performance site;
- a site in Hunters Point Shipyard for a new stadium if the 49ers and the City determine in a timely manner that the stadium is feasible;
- additional green office, science and technology, research and development, and industrial space, and/or additional housing if a new stadium is not built.

he measure would further make it City policy that the project be constent with these objectives:

- producing tangible community benefits for the Bayview and the City;
- reconnecting the Hunters Point Shipyard and Candlestick Point with the Bayview and protecting the Bayview's character for existing residents;
- producing substantial new housing in a mix of rental and for-sale units, both affordable and market-rate, and encouraging the rebuilding of the Alice Griffith Housing Development;
- · incorporating environmental sustainability;
- encouraging the 49ers to remain in San Francisco by providing a new stadium site and supporting infrastructure; and
- requiring the project to be financially sound, with or without a new stadium.

Proposition G also would authorize the City to sell, convey or lease park land in Candlestick Point under the Recreation and Park Department's jurisdiction and allow non-recreational uses on this land. The City must ensure that the project creates new public parks or open space of at least equal size in the project site. The Board of Supervisors must find that the transfer of land is consistent with the measure's objectives.

Proposition G would repeal Propositions D and F, approved by the voters in June 1997.

A "YES" VOTE MEANS: If you vote yes, you want City policy to encourage timely development of a mixed-use project in the Bayview on Candlestick Point and Hunters Point Shipyard. This project would include a new 49ers stadium or a non-stadium alternative. You also want to authorize the City to transfer park land in Candlestick Point for non-recreational use if the land is replaced with new public parks or open spaces of at least equal size and the transfer meets the measure's objectives. You also want to repeal. Propositions D and F, approved by the voters in June 1997.

A "NO" VOTE MEANS: If you vote no, you do not want City policy to encourage timely development of a mixed-use project in the Bayview on Candlestick Point and Hunters Point Shipyard, including the possibility of a new 49ers stadium or a non-stadium alternative. You do not want to authorize the City to transfer park land in Candlestick Point for non-recreational use even if the land is replaced with new public parks or open spaces of at least equal size. You do not want to repeal Propositions D and F, approved by the voters in June 1997.

Notice to Voters:

The "Controller's Statement" and "How 'G' Got on the Ballot" information on this measure appear on the opposite (facing) page.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

RGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 162.

OME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.





PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION G

Hunters Point Shipyard, once a thriving economic engine for surrounding neighborhoods and the entire city, has been closed since 1974.

Proposition G will help speed the clean up of the Shipyard and turn this environmental hazard into affordable homes, livable wage jobs, and parks for all San Franciscans.

Created through years of community input and strongly supported by Bayview-Hunters Point leaders, Proposition G will help bring economic vitality to this neglected comer of the city – including thousands of construction jobs and 8,000 PERMANENT JOBS following completion of the project with a priority for neighborhood residents.

Proposition G's plan calls for transforming the neglected Shipyard and Candlestick Point parking lots into:

- OVER 300 ACRES of parks, open space and recreation fields the largest park expansion in 100 years.
- AS MANY AS 2,500 AFFORDABLE HOMES and up to 7,500 more homes and apartments, including many for working families, built using the latest GREEN BUILDING practices and TRANSIT FRIENDLY planning.
- A SCIENCE AND TECH PARK FOR GREEN TECH BUSINESSES to improve the environment and provide jobs to local residents..

- · A permanent home for existing Shipyard artists.
- A unit-for-unit replacement of the dilapidated Alice Griffith Housing project – without displacing tenants.

Proposition G also accommodates a new, world-class football stadium for the 49ers – with no new taxpayer funding.

The time has come.

The Hunters Point Shipyard is an embarrassment to our city. We've waited too long to clean up the toxics, improve children's health in the area, and revive this economic engine.

It's time to take action. Please join us in support of Proposition G's plan to clean up the Shipyard and turn this neglected land into productive uses.

Find out more at www.CleanUptheShipyard.com.

VOTE YES on G.

Senator Dianne Feinstein Mayor Gavin Newsom Supervisor Sophie Maxwell

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION G

NO ON G!

The federal government recently committed \$82 million towards ongoing toxic cleanup at Hunters Point. More is needed, but Prop G does NOT add ANY new money for cleanup. Lennar is already building housing in the Shipyard, without Prop G.

Read the text: Prop G only "encourages the rebuilding of Alice orfifith." I DOESN'T replace it. Nowhere does it require 25% affordable housing. It only "encourages" new rental and condos. But Lennar broke the exact same promise in the Shipyard and is now building zero affordable rental units.

Prop G "encourages" jobs but doesn't have a plan to hire local residents.

There is no park expansion in Prop G. It only requires Lennar to replace parkland it develops for highrises. The replacement parkland is parking lots for the new stadium and thin shoreline strips.

Lennar's plan did NOT go through the usual planning process but was created in back room political deals.

Prop G is financed by redevelopment money funded by taxpayers, without spending limits. Lennar wants \$350 million for the sta dium alone. Last fall, Moody's reduced Lennar's rating to "Junl Bond" status. Prop G is a corporate bailout at taxpayers' expense.

With so much at stake, we can't bet our future on vague allusions. We need a plan that delivers Bayview revitalization, jobs, and afford able housing – not empty promises.

No on Proposition G.

Sierra Club POWER League of Conservation Voters Harvey Milk LGBT Democratic Club Chinese Progressive Association St. Peter's Housing Committee



OPPONENT'S ARGUMENT AGAINST PROPOSITION G

The Bayview neighborhood desperately needs economic revitalization, but Proposition G doesn't deliver. Proposition G makes big promises but doesn't guarantee affordable housing, jobs for local residents, or any more parkland than already exists.

Proposition G is a sweetheart deal for Lennar, an out-of-state developer that has already spent over \$1,000,000.00 on its political campaign. It doesn't require Lennar to pay for the public land for its development and places no limits on the public funds for the project. Proposition G hands Lennar a blank check.

Proposition G is ballot box planning at its worst. It authorizes transfer of parkland to the developer before Lennar completes environmental review. Transit "improvements" promised by Lennar will primarily benefit new luxury condo owners, not the rest of Bayview. In fact, the plan proposes to build a high-speed road and bus line that completely bypass the Bayview neighborhood.

Proposition G claims to improve city and state parks when it really be because the build luxury high-rise condos on public parkland. It would dismantle a state park and trade city parkland for parking lots. It also endangers a wildlife habitat restoration area funded by the state. If you read the legal text of Prop G, you'll find it riddled with weasel words including "encourage" and "should." Prop G actually contains language that specifically allows Lennar's development to be different than the project described!

That's why housing advocates, environmental groups, and community organizations are opposition Broposition G. We favor a community-based plan that will guarantee affordable housing, jobs benefits and top-notch parks for the Bayview community and the city.

Vote No on Proposition G.

Sierra Club
People Organized to Win Employment Rights
Harvey Milk LGBT Democratic Club
Chinese Progressive Association
San Francisco League of Conservation Voters
St. Peter's Housing Committee

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION G

Don't be misled by the opponents of Proposition G

Ten years in the making, Proposition G is a community-led plan to transform the Hunters Point Shipyard and the parking lots of Candlestick Point into jobs, parks and housing for all San Franciscans. No existing housing will be lost or neighbors pushed out.

The basis of Proposition G is a conceptual framework agreement that went through scores of public meetings, involving hundreds of Bayview residents. It was approved by the Board of Supervisors and the Mayor.

PROPOSTION G IS NOT A BLANK CHECK. It's one step in a long public process that will include a full environmental impact report and approvals by up to 19 different regulatory agencies.

PROPOSITION G IS SUPPORTED BY THE BAYVIEW. The residents and community leadership of the Bayview support Proposition G because it revitalizes the community.

PROPOSTITION G WILL IMPROVE THE ENVIRONMENT and protect the health of the Bayview by speeding the clean up of the Shipyard, creating productive space for the benefit of the entire city.

If Proposition G is defeated, the Bayview-Hunters Point neighborhood will be forced to wait another 10 or 15 years for a new plan of action.

Proposition G is endorsed by the San Francisco Democratic Party.

This is a choice between real, positive change and no change at all – and the choice is clear.

VOTE YES on G.

Senator Dianne Feinstein* Mayor Gavin Newsom Supervisor Sophie Maxwell

*For identification purposes only



PAID ARGUMENTS IN FAVOR OF PROPOSITION G

YES on G

Proposition G is good for everyone. It will provide a needed mix of 8,500-10,000 units of housing. They will include low income and market rate rentals and ownership housing. It will speed up funding for the environmental cleanup of Hunters Point Shipyard and create new and improved parkland and open recreational space on the waterfront. It will also repeal \$100 million in public bonds that are no longer needed. Vote YES on G.

Mike, DeNunzio

Candidate for Supervisor, District 3

The true source of funds for the printing fee of this argument is DeNunzio for Supervisor.

The contributor to the true source recipient committee is Mike DeNunzio.

San Francisco's Neighborhoods support Prop G

10+ years in planning, this measure puts forward a design for this under-served neighborhood. This vacant land has been sitting unproductive for years. It's time to move forward on a wellthought out proposal that will deliver jobs, housing, and parks.

- · No Shipyard artists will be displaced.
- · Not a single private structure will be torn down.
- Alice Griffith public housing will be rebuilt without displacing residents.
- · No money will come from city funds.
- . The plan integrates into the existing community.
- Over 300 acres of new parks.
- Cleanup of the shipyard and infrastructure is paid by developer; it is not from city coffers.

This is a conceptual framework only; it still requires the proposal go through normal public review and environmental processes.

Vote YES on Prop G!

- Coalition for San Francisco Neighborhoods

The true source of funds for the printing fee of this argument is the Coalition for SF Neighborhoods.

YES ON PROP G

For over thirty years-since the Nixon Administration closed the shipyard- the Hunters Point community has been promised jobs and economic development. Your YES vote on Prop G will finally deliver on that promise.

10,000 new homes, at least 25% of them affordable for working families, thousands of jobs, green businesses, 400 acres of parks, a site for a 49er stadium and rebuilt public housing.

The Bayview/Hunters Point community has waited too long. Vote YES on G and NO on F for real economic development.

San Francisco Chamber of Commerce

The true source of funds for the printing fee of this argument is the SF Chamber of Commerce.

Vote Yes on Prop. G!

The residents of the Bayview and Hunters Point have waited decades to see a revitalization of their area. After years of community meetings, studies, and negotiations, there is a viable proposal to invest billions of dollars into this neglected corner of the City which would create good paying jobs and build thousands of units of housing for all income levels, let's take advantage of this opportunity by voting Yes on G.

Bill Campbell, Vice Chair – Finance, San Francisco Republican Party

Sarah Vallette, Candidate, SFRCCC, 13th AD Guy Vaillancourt, Candidate, SFRCCC, 13th AD

The true source of funds for the printing fee of this argument is Bill Campbell.

Yes on G

This mixed-use project to revitalized Bayview – Hunter's Point to the product of a ten-year planning process and millions of dollars of private investment. It would be a tragedy if this project was derailed and the housing scheduled to be built next year isn't built. It would also be tragic if San Francisco loses the 8,000 new book bits project will produce.

San Francisco Republican Party



PAID ARGUMENTS IN FAVOR OF PROPOSITION G

Officers

Ioward Epstein, Chairman

Iomain Treasurer

Sill Campbell, VC – Finance

Iant Campbell, VC – Special Events

Leo Lacayo, VC - Communications

Christopher L. Bowman, VC - Precinct Operations

Members

2th Assembly District

lim Anderer

Michael Antonini, DDS

Harold M. Hoogasian

David R. Kiachko Ron "Dr. K" Konopaski

3th Assembly District John Brunello Mike DeNunzio Harmeet Dhillon Christine Hughes Ramiro Maldonado, Jr. Dana Walsh Sue C. Woods

Endorsed Candidates

Dana Walsh, Congressional District 8

Conchita Applegate, Assembly District 12

Harmeet Dhillon, Assembly District 13

Mike DeNunzio, Supervisorial District 3

The true source of funds for the printing fee of this argument is the 3an Francisco Republican Party.

The three largest contributors to the true source recipient commitee are: 1. The DGF Y2K Special Purpose Trust, 2. PG&E, 3. The California Republican Party.

Yes on G: 2,500 homes affordable for working families

With purchase prices going through the roof and families leaving to look for cheaper cities to live in, something must be done for those who can't afford to stay here. Projects such as this one are required by law to set aside 15% of new units as affordable nousing. The City has called for 25% of this project to be affordable. With up to 10,000 new homes being built 2,500 new affordable homes could come to the Bayview—many at entry-level prices. We have an opportunity to keep San Franciscans in San Franciscans to Yes on Proposition G.

Tim Colen, Executive Director, San Francisco Housing Action Coalition*

*For identification purposes only

The true source of funds for the printing fee of this argument is Lennar Homes of California, Inc.

Bayview Parents for New Parks

Bayview Hunters Point is a place for young people -- 28.5% of our City's youth live in the neighborhood, yet we have less than 5% of the parks and playgrounds. With crime and violence rampant in the Bayview, our children need a place where they only have to worry about being children. As parents, we need you to vote Yes on Proposition G.

Omar Khalif, Bayview Parent

The true source of funds for the printing fee of this argument is Lennar Homes of California, Inc.

New Affordable Housing for Seniors

Proposition G helps provides new affordable homes for Bayview seniors. Most of our senior population in the Bayview has been here since the 1940's and 1950's, after coming to San Francisco to work at the Shipyard. Unfortunately, because of the cost of housing and the crime, our seniors are now being forced to leave. Our seniors have a right to stay in our community. YES on Proposition G.

Dr. George Davis, Executive Director, Bayview Hunters Point Senior Center

The true source of funds for the printing fee of this argument is Lennar Homes of California, Inc.

Bayview Merchants Association supports YES on G

Proposition G represents real progress for the neighborhood. The project sponsor has already invested over \$80 million on the neighboring project, much of which has gone to local contractors. Proposition G presents further opportunity for local merchants and business owners to flourish. Bayview Merchants say "Vote Yes on Proposition G".



PAID ARGUMENTS IN FAVOR OF PROPOSITION G

Al Norman, President, Bayview Merchants Association

The true source of funds for the printing fee of this argument is Lennar Homes of California.

DEMOCRATIC PARTY ENDORSES YES ON G

San Francisco Democrats can be proud to support Proposition G. It is the product of years of community planning, and its benefits are far-reaching. The plan calls for thousands of new homes, with 25% affordable, and encourages the latest green building practices. It will help accelerate clean up of the Hunters Point Shipyard. And, it has a strong commitment that new permanent and construction jobs will go to neighborhood and city residents. The plan has appropriate environmental safeguards and the right planning checks and balances. Please join with the San Francisco Democratic Party and vote YES on G.

San Francisco Democratic Party

The true source of funds for the printing fee of this argument is Lennar Homes of California.

Permanent Space for Hunters Point Artists-Yes on G

With studio space becoming outrageously expensive throughout San Francisco, it is important that the Hunters Point Shipyard artists' community -- one of the largest on the West Coast - continue to thrive. Proposition G helps provide permanent, affordable space for existing Shipyard artists. Join us in voting Yes on G.

John Jablonski, Hunters Point Artist*

*For identification purposes only

The true source of funds for the printing fee of this argument is Lennar Homes of California.

San Francisco Asian American leaders support YES on G

Proposition G will lead the revitalization of Southeastern San Francisco, and it will be done without the use of taxpayer money from the San Francisco General Fund. Prop G also saves taxpayer money by rescinding the 1997 public bond measure for \$100 million that was targeted for the 49ers stadium. Proposition G will generate up to 10,000 homes and thousands of jobs at all education levels, and bring in a great deal of sales tax revenue, without risk to the City. Proposition G makes sense for our city.

Assessor Phil Ting* Supervisor Carmen Chu*

*For identification purposes only

The true source of funds for the printing fee of this argument is Lennar Homes of California.

Alice Griffith/Double Rock Tenants Say YES on G

As tenants of Alice Griffith/Double Rock Housing Project, we urge San Franciscans to support Proposition G. Proposition G will help completely rebuild our community with no new taxes or risk to the General Fund, and without displacing residents-we'll be able to move from our current homes right into the new ones. Built in 1962 for naval shipyard workers, our homes are now rundown and dangerous, and one in every four is in life-threatening condition. While the federal government turns its back on us, Proposition G represents hope. Please join us and vote YES on G.

Lavelle Shaw, President, Alice Griffith Tenants Association Alice Griffith Residents: Andre Anderson, Jöe Anne Brewster, Denise Chandler, Enna Dials, Pamela Mims, Dedria Smith, Adrianne Vandercourt, Victoria Vandercourt, Leshall Wallace, Kisha Whitenberg, Jacqueline Williams

The true source of funds for the printing fee of this argument is Lennar Homes of California.

Keep the 49ers in San Francisco. Vote YES on G

Proposition G accommodates a new home for the San Francisco P 49ers WITH NO NEW TAXES AND NO GENERAL FUND DEBT if the team decides to stay in San Francisco. This is our team and it needs to stay in our City - San Francisco has been a gold and red town since 1950. The 49ers have won 5 Super Bowls in since their inception and when they win number six, we have to make sure that they parade down Market Street with the Vince's Lombardi Trophy. From the great teams in the 1950s to the & dynasty of the 80's and 90's, they were our team, and with the passing of Proposition G, they can remain our team. Keep the 49ers in San Francisco, Vote Ves on Proposition G.

Sue Hoffman, President, SF Goal Rushers*

*For identification purposes only

Mixed-Use Development Project for Candlestick Point and Hunters Point Shipyard



PAID ARGUMENTS IN FAVOR OF PROPOSITION G

The true source of funds for the printing fee of this argument is Lennar Homes of California, Inc.

Supervisor Maxwell and Bayview Community Leaders Urge You to Vote YES on G

For the past ten years, local Bayview leaders, small business owners, the faith community and other residents have been meeting to create the best plan to transform the abandoned Shipyard into an economic engine for our neighborhood and the City. We strongly support Proposition G as consistent with our planning and a roadmap for a more vibrant community. Proposition G will help re-connect the Shipyard with the neighborhood, build as many as 2,500 homes affordable for working people, bring thousands of new jobs for residents, create economic opportunity for local small businesses, and create over 300 acres of open space and parkland. Please listen to the voices of our community, vote Yes on Proposition G.

Supervisor Sophie Maxwell*
Rev. Aurelious Walker, Pastor

Toye Moses, President, African American Democratic Club* Linda Richardson, Bayview Community Activist Lola Whittle, Director, Bayview Business Resource Center* Angelo King, Chair, Bayview Hunters Point Project Area Cmte*

*For identification purposes only

The true source of funds for the printing fee of this argument is Lennar Homes of California.

Bring investment, jobs and affordable housing to Bayview Hunters Point

Support Prop. G

For decades, Hunters Point was a major job center in San Francisco. But since the 1970s Hunters Point has lost tens of thousands of-jobs and struggled with the lost investment. This plan will bring job and housing opportunities and overall economic development to Bayview Hunters Point.

The Plan provides thousands of affordable housing units. At 25% affordable housing, the project far exceeds what is required under the City's inclusionary housing law.

The Plan provides millions of square feet of commercial space for cleantech businesses of the future.

The Plan provides hundreds of acres of new parks and useable open space for residents of the Bayview, the City and the Region without making use of any General Fund dollars.

It will protect and enhance the artist community in the Shipyard.

It will facilitate the ongoing toxic cleanup of the Shipyard. \$86 million from the federal government has been awarded for the cleanup conditional on a development plan going forward.

This important project deserves our support.

Vote Yes on Prop. G

For the full analysis, go to www.spur.org

San Francisco Planning and Urban Research (SPUR)

The true source of funds for the printing fee of this argument is the SPUR Voter Education Fund.

The three largest contributors to the true source recipient committee are: 1, SPUR, 2, Paul Sack, 3, Mike Wilmar.



Mixed-Use Development Project for Candlestick Point and Hunters Point Shipyard

PAID ARGUMENTS AGAINST PROPOSITION G

Vote No on Proposition G. The City and Bayview Community deserve better.

Prop G asks voter approval for:

- · plans for a toxic site without environmental review
- · undermining a wetland restoration project
- · paving over part of a State Park.

It's bad planning and bad government.

San Francisco Tomorrow

The true source of funds for the printing fee of this argument is San Francisco Tomorrow.

G = Gentrification

Greedy out-of-state developers and City Hall want you to bless the destruction of what's left of the black population of San Francisco. The Redevelopment Agency is their weapon, just as it was in the Western Addition 40 years ago.

Lennar Corporation has spun a web of lies to convince San Francisco voters that Prop G is good for Bayview-Hunters Point – it is NOT. Prop G is a multi-million dollar GIFT to Lennar, whose devalued stock is a national disgrace, from Lennar's City Hall campaign contribution recipients and their lobbyist friends.

I am 75 years old and know a scam when I see one.

Read the fine print and don't buy their lies - vote NO on G.

Espanola Jackson

The true source of funds for the printing fee of this argument is Espanola Jackson.

Environmental groups support economic development and parks improvements in the Bayview Hunters Point area. But Proposition G is a bad deal for Southeast parks and the environment.

Prop G is deceptive, claiming credit for parks already planned and funded by other sources. Here's what it actually does:

- Builds on state park land once considered for campgrounds.
 In return for building on city parkland, it creates "parks"
- In return for building on city parkland, it creates "parks" that will be used for stadium parking.

- Builds highrises near the shoreline that will cast shadows on the state park
- Adds a \$60 million dollar, 9-lane bridge that endangers a bird nesting restoration area that has taken years to plan and \$11 million to create
- · Did not go through the standard planning process

"Green development" is more than a few solar panels on a building: Proposition G is a raw deal for the Bayview's parks. Southeast San Francisco deserves first-rate parks and open space.

Vote No on Proposition G.

Sierra Club

San Francisco League of Conservation Voters

The true sources of funds for the printing fee of this argument are the Sierra Club and the SF League of Conservation Voters.

Prohibiting Elected Officials, Candidates, or Committees They Control from Soliciting or Accepting Contributions from Certain City Contractors



PROPOSITION H

Shall it be unlawful for City elected officials, candidates or political committees they control to solicit or accept campaign contributions from contractors who are prohibited from making contributions to these elected officials, candidates and political committees because the contractor has a pending contract or a recently approved contract before the official or the Board on which the official or an appointee of the official sits?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: San Francisco law allows a candidate or office holder to solicit or accept contributions from persons who contract with the City.

However, a person who contracts with the City is prohibited from making a campaign contribution if:

- the contract or series of contracts has a total anticipated or actual value of \$50,000 or more;
- the contract must be approved by the elected official, the board to which the official was elected or a State government board on which an appointee of the official serves;
- the contract is made with the City, a State agency on whose board an appointee of a City elective official serves, the San Francisco Unified School District, or the San Francisco Community College District;
- the contribution is made to a City elected official, candidates for such City offices or to political committees they control; and
- the contribution is made at any time from the start of negotiations for the contract until either the end of negotiations or six months after the date the City approves the contract.

THE PROPOSAL: Proposition H is an ordinance that would extend existing law to make it unlawful for City elected officials, candidates or political committees they control to solicit or accept campaign contributions from those contractors who are prohibited from making donations under existing law.

Any official, candidate or political committee they control that solicits or accepts these prohibited contributions could face penalties and would be required to transfer the contribution to the City.

Proposition H also would extend existing law to apply to contracts that must be approved by any City board on which an elected official serves.

A "YES" VOTE MEANS: If you vote yes, you want to change City law to make it unlawful for City elected officials, candidates or political committees they control to solicit or accept campaign contributions from certain contractors.

A "NO" VOTE MEANS: If you vote no, you do not want to make these changes to City law.

Controller's Statement on "H"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition H:

Should the proposed ordinance be approved by the voters, in my opinion, there would be a minimal impact on the cost of government.

How "H" Got on the Ballot

On January 15, 2008 the Department of Elections received a proposed ordinance signed by Mayor Newsom.

The City Elections Code allows the Mayor to place an ordinance on the ballot in this manner.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE, THE FULL TEXT BEGINS ON PAGE 171.



Prohibiting Elected Officials, Candidates, or Committees They Control from Soliciting or Accepting Contributions from Certain City Contractors

PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION H

We must continue the process of reform in San Francisco. That's why I ask you to join me in voting Yes on Proposition H.

their government for action from feeling as if they must give to campaigns in order to be heard.

Proposition H is a common-sense change to our city ethics rules to help prevent even the appearance of a conflict of interest. It will ban those who seek an action from our city government from making contributions to political campaigns before, during and after they seek that action. We've made great steps toward reforming San Francisco city government during the past five years. Proposition H is one more important milestone in the ongoing process of reform.

We have the right to expect that our leaders make decisions free from the influence of special interest campaign contributions. By banning contributions from those who seek major actions from the city, we help ensure a government that is more responsive to the needs of every resident - not just those who help fund campaigns. Help us keep reforming San Francisco - Vote YES on Proposition H.

This measure increases confidence in government by decreasing special interest influence over government decisions. It also protects those many residents who are legitimately petitioning

Mayor Gavin Newsom

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION H

PROPOSITION H HAS UNCONSTITUTIONALITY PROBLEMS:

Proposition H raises serious disputes that were originally on United States Constitution ratification and the political fights of Patrick Henry ("Give me Liberty, or give me death!") versus James Madison (1809-1817 U.S. President).

Revolutionary War hero and Virginia Governor Patrick Henry, an anti-federalist who opposed passage of the U.S. Constitution, wanted federalist Madison defeated in his 1788 election to the First United States House of Representatives.

To win, Madison proposed amending the Constitution with his "Bill of Rights"-- including the First Amendment (Free Speech Clause, etc.).

Proposition H issues from City Hall political disputes over ballot measures. It seeks to amend San Francisco's Campaign and Governmental Code section 1.126, prohibiting public officials from soliciting or accepting contributions from certain City contractors for their controlled committees. Strangely, it allows "special interest" City employee unions to make such financial contributions. Worse, it appears to unconstitutionally violate First Amendment and Buckley vs. Valeo free speech requirements...by banning such spending on ballot measures. Proposition H is being opposed by a wide spectrum of groups, from the Republican Central Committee to the Harvey Milk Democratic Club.

Vote "NO!".

Dr. Terence Faulkner, J.D.
Republican Gentral Committeeman*
U.S. Supreme Court Plaintiff* (free speech cases: Geary vs.
Renne: Mark vs. Corwin)

Eve Del Castello
Republican Central Committee Candidate*
Republican Forum President*

Doo Sup Park
Voting Alternate Delegate
San Francisco Republican Central Committee*

Stephanie Jeong
Republican Central Committeewoman*

Mike Garza
San Francisco Chapter President
Mexican American Political Association (MAPA)*

*For identification purposes only

Prohibiting Elected Officials, Candidates, or Committees They Control from Soliciting or Accepting Contributions from Certain City Contractors



OPPONENT'S ARGUMENT AGAINST PROPOSITION H

THE LATE WILLIAM F. BUCKLEY (1925-2008) WAS RIGHT: RESTRICTING POLITICAL SPENDING TOO MUCH ATTACKS FREE SPEECH:

In the U.S. Supreme Court case of *Buckley vs. Valejo*, the great William F. Buckley (1925-2008) correctly attacked overly restrictive political campaign spending laws for being restrictive of free speech and the U.S. Constitution's First Amendment. We need

Proposition H purports to call for the amendment of San Francisco's Campaign and Governmental Conduct Code to prevent public officials from using funds from their controlled campaign committees for the support of City ballot measures. As the U.S. Supreme Court Justices noted in *Buckley vs. Valejo*, some candidates may be corrupted by campaign donations. Ideas and ballot propositions are not.

Passing Proposition H would restrict constitutional free speech. That is bad policy.

- Dr. Terence Faulkner, J.D.
Past County Chairman
San Francisco Republican Party*
(Founded: January 1856)

*For identification purposes only

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION H

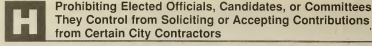
With all due respect to the opponent's understanding of Buckley, the law permits campaign finance restrictions when there is a compelling community interest. There is no greater interest for our city than to protect our residents from even the appearance of undue influence over major government decisions.

Please help us continue the process of reform.

Vote Yes on Proposition H.

Mayor Gavin Newsom

free discussion of ideas.



PAID ARGUMENTS IN FAVOR OF PROPOSITION H

NO PAID ARGUMENTS IN FAVOR OF PROPOSITION H WERE SUBMITTED

PAID ARGUMENTS AGAINST PROPOSITION H

Proposition H was placed on the ballot without review by the Ethics Commission, bypassing their important role as the ethical watchdog of the City. Send a message that we don't want our Ethics Commission ignored; vote NO on H..

San Francisco Tomorrow

The true source of funds for the printing fee of this argument is San Francisco Tomorrow.



PROPOSITION A

This Proposition may be known and referred to as the "San Francisco Quality Teacher and Education Act of 2008" or as "Proposition A".

FINDINGS

WHEREAS: The Board of Education of the San Francisco Unified School District (the "Board") believes that a qualified special tax is necessary to maintain quality education for all of the students of the San Francisco Unified School District (the "District"); and

WHEREAS: Funding from the State of California (the "State") and Federal Government have been inadequate to meet these objectives and the Board has no assurance that State or Federal funding will permit the District to meet these objectives in the future; and

WHEREAS: Since Proposition 13 passed in 1978, California's per-pupil spending has slid to one of the lowest in the nation; in January 2008, an Education Week report ranked California 46° in education spending nationwide; and

WHEREAS: San Francisco has the 2" highest cost of living of any city in the country but there are 13 cities in California alone that pay teachers more than San Francisco: and

WHEREAS: The District has a difficult time attracting and retaining quality teachers, with some schools suffering from high teacher turn over and some subjects, such as bilingual education, special education, math, and science, experiencing teacher shortages; and

WHEREAS: Education studies have show that one of the most important factors determining student achievement is a fully supported, welltrained and consistent teacher in the classroom; and

WHEREAS: The Board of Education has determined in its best judgment that in order to improve quality education in San Francisco for all students that an election is advisable and necessary to request voters to authorize a qualified special tax in the amount of \$198 per year per parcel of taxable real property, to be collected beginning July 1, 2009.

WHEREAS: Section 4 of Article XIIIA of the California Constitution and Sections 50075, 50076, 50079, 50079 and 53722 et seq. of the California Government Code, authorize a school district, upon approval of two-thirds of the electorate voting on the proposition, to levy a qualified special tax for specified purposes following notice and a public hearing: and

WHEREAS: The Board of Education has conducted public hearing after due notice regarding the proposed authorization of the special tax, as required by law, and

THEREFORE BE IT RESOLVED: That based upon these findings, the Board of Education of the San Francisco Unified School District provides as follows:

Section 1: TERMS OF THE SAN FRANCISCO QUALITY TEACHER AND EDUCATION ACT OF 2008

(a) Terms and Purposes: Upon approval of two thirds of those vorting on this proposition, the District shall be authorized to and shall levy a qualified special tax of \$198 per year per parcel of taxable real property in the District, commencing luly 1, 2008, and adjusting for inflation each year threatfer by the San Francisco All Items Consumer Price Index for All Urban Consumers (CPI-U) as reported by the US Department of Labor's Bureau of Labor Statistics.

The qualified special tax shall be known and referred to as the "San Francisco Quality Teacher and Education Act of 2008." Proceeds of the San Francisco Quality Teacher and Education Act of 2008 shall be authorized to be used to:

- Strategically raise the salary of teachers and provide retention bonuses so the District can compete with other districts in attracting and retaining the best teachers to support student achievement;
- Provide additional compensation/stipends to teachers who work at schools with high teacher turnover and in hard-to-fill subject areas;
- Provide additional training to staff, including Child Development Program and K-12 teachers and paraprofessionals;
- Provide more competitive compensation and/or benefits to other school personnel;
- Develop a Master Teacher program and provide incentives for exceptional teachers to stay in the classroom to support student achievement and promote professional learning communities:
- Expand and improve the Peer Assistance and Review program and increase teacher support and accountability;
- Support best practices at schools by providing additional recognition and resources to schools that model effective school-wide strategies and show the most growth in student achievement;
- Improve academic innovation, technology and other support resources to assure continuous growth of innovative teaching and learning opportunities and provide students, parents, and teachers with access to current technology and adequate resources to support student achievement;
- Allocate a portion of funds to public charter schools; and
- Conduct the election and provide oversight to make sure the proceeds from the parcel tax are only spent in the manner approved by the voters.
- (b) Senior Citizen Exemption Available: An optional exemption from the special tax will be made available annually to each individual in the District who attains 65 years of age prior to July 1 of the tax year, and who owns a beneficial interest in the parcel, and who uses that parcel as his or her principal place of residence, and who applies to the District on or before July 1 of each tax year, or during the first year of the tax at a date to be determined by the Board of Education. Any application for such exemption must be submitted to the District and must be renewed annually.

Section 2: ACCOUNTABILITY MEASURES

- (a) Oversight Committee: An independent oversight committee shall be appointed by the Board of Education to ensure that the proceeds from this proposition are expended for the purposes described in the proposition.
- (b) Government Code Section, 50075.1 Compliance: The members of the Board, the Superintendent of the District, and officers of the District are hereby requested and directed, individually and collectively, to provide accountability propositions pursuant to Government Code Section 50075.1 that include, but are not limited to, all of the following: (i) a statement indicating the specific purposes of the qualified special ax, (ii) a requirement that the proceeds be applied only to the specific purposes identified pursuant to subsection (i), (iii) the creation of a separate special account into which the proceeds from the special taxes shall be deposited, and (iv) an annual report pursuant to Section 50075.3, of the Government Code.
- (e) Government Code Section 50075.3 Compliance: Pursuant to Section 50075.3 of the Government Code, the Board directs that the Chief Financial Officer of the District file a report with the Board no later than January 1, 2009, and at least once a year thereafter. The annual report shall contain both of the following: (i) the amount of funds collected and expended from the special taxes, and (ii) the status of any projects or programs required or authorized to be funded as identified in subsection (a)(i) bereof from the proceeds of the special taxes.

(d) Specific Purposes: All of the purposes set forth in the proposition shall constitute the specific purposes of the San Francisco Quality Teacher and Education Act of 2008, and the proceeds of that special tax shall be applied only for such purposes, and shall not fund any program, project or reduction other than those authorized above.

Section 3: PROTECTION OF FUNDING

If the adoption of this Proposition results in any decrease in State or Federal funding to the District, then the amount of the special taxes authorized by this Proposition will be reduced annually as necessary in order to restore any such reduction in State or Federal funding; or the Board may authorize the Tax Collector to transfer to the City's Children's Fund, or such other fund as the Board may designate for activities that are consistent with the general purposes of this proposition, such amounts as are designated by the Board to be necessary to restore any such reduction in State or Federal funding.

Section 4: LEVY AND COLLECTION

- (a) Collection: The San Francisco Quality Teacher and Education Act of 2008 special tax shall be collected by the City And County of San Francisco's Office of the Treasurer and Tax Collector (the "Tax Collector") at the same time and in the same manner and shall be subject to the same penalties as advalorem property taxes collected by the Tax Collector. The collection of taxes under the Quality Teacher in Every Classroom of 2008 shall not decrease the funds available from other sources of the District in any period from the effective date hereof.
- (b) <u>Definition</u>: "Parcel of taxable real property" as used herein shall be defined as any unit of real property in the City and County of San Francisco that receives a separate tax bill for ad valorem property taxes from the Tax Collector's Office.
- (c) Exemption: All property that the Tax Collector has determined to be otherwise exempt from or on which are levied no ad valorem property taxes in any year shall also be exempt from the San Francisco Quality Teacher and Education Act of 2008 in süch year. The Tax Collector's determination of exemption or relief for any reason of any parcel from taxation, other than the Senior Citizen Exemption, shall be final on taxapayer for purposes of the San Francisco Quality Teacher and Education Act of 2008. Taxpayers desiring to challenge the Tax Collector's determination should do so under the procedures established by the Tax Collector's Office and Section 48765 of the California Revenue and Taxation Code or other applicable law. Taxpayers seeking any refund of taxes paid pursuant to the San Francisco Quality Teacher and Education Act of 2008 shall follow the procedures applicable to tax refunds pursuant to that and Taxation Code.
- (d) <u>List of Senior Citizen Exemption</u>: Parcels owned and occupied by individuals who are 65 years of age or older may be exempt pursuant to the Senior Citizen Exemption provisions set forth above. The District shall annually provide a list to the Tax Collector, on or before a date established by the Tax Collector each year, of the parcels which the District has approved for the Senior Citizen Exemption as described above.
- (e) <u>Duration</u>: The collection of taxes pursuant to this San Francisco Quality Teacher and Education Act of 2008 shall commence July 1, 2008 and expire June 30, 2028.
- (f) Appropriations Limit: The Board shall provide, pursuant to Section 7902.1 of the Government Code or any successor provision of law, for any increase in the District's appropriations Jimit as shall be necessary to ensure that the proceeds of the special tax may be collected and spent for the authorized purposes.

Section 5: SEVERABILITY

The Board hereby declares, and the voters by approving this proposition concur, that every section, paragraph, sentence and clause of this proposition has independent value, and the Board and the voters would have adopted each provision hereof regardless of every other provision hereof. Upon approval of this proposition by the voters, should any part be found by a court of competent jurisdiction to be invalid for any reason, all remaining parts hereof shall remain in full force and effect to the fullest extent allowed by law.

PROPOSITION B

Describing and setting forth a proposal to the qualified voters of the City and County of San Francisco to amend the Charter of the City and County of San Francisco by:

- amending Section A8.428, to increase the years of service required for new employees to qualify for subsidized health benefits at retirement and to adjust the formula for calculating retiree health benefit subsidies for those new employees;
- adding Sections 12.204, A8.409-7, and A8.590-8, and amending Section A8.432, to fund retiree health benefits for the City and County of San Francisco and other participating employers:
- adding Sections A8.404-1 and A8.409-8 so that economic provisions, including wages, shall not be increased for miscellaneous City and County employees for the fiscal year commencing July 1, 2009 and ending on June 30, 2010, and recognizing certain ongoing economic expenditures by the City and County in future years; and
- adding Sections A8.526-2 and A8.526-3, and amending Sections A8.509, A8.587-2 and A8.587-13, to increase retirement benefits for retirees and employees who retire on or after January 10, 2009 to encourage longer employment and retention and improved cost of living benefits for all retirees and employees.

The Board of Supervisors hereby submits to the qualified voters of the City and County, at an election to be held on June 3, 2008, a percoposal to amend the Charter of the City and County by: amending Sections A8 428, A8.432, A8.509, A8.587-2 and A8.587-13; and, adding Sections 12.204, A8.404-1, A8.409-7, A8.409-8, A8.526-2, A8.526-3, and A8.590-8; all to read as follows:

Note: Additions are <u>single-underline italics Times New Roman</u>; Deletions are <u>strikethrough italics Times New Roman</u>.

SEC. 12.204, RETIREE HEALTH CARE TRUST FUND.

The Retiree Health Care Trust Fund ("RHCTF") shall be an irrevocable trust fund established under Section A8.432, and separate from the Health Service System trust fund described in Charter Sections 12.203 and A8.428, to provide a funding source to defray the cost of the City's, and other Participating Employers', obligations to pay for health coverage for retired persons and their survivors entitled to health coverage under Section A8.428. Trust assets shall be held for the sole and exclusive purpose of providing health coverage to eligible retired persons and their survivors, and to defray the reasonable expenses of administering the RHCTF, including but not limited to educational, actuarial, consulting, administrative support and accounting expenses associated with the RHCTF, Administrative costs, including but not limited to educational, actuarial and consulting expenses associated with the Retiree Health Care Trust Fund, as adopted by the board of supervisors in the annual budget, shall be paid from the Retiree Health Care Trust Fund. but only upon adoption of a resolution by the Retiree Health Trust Fund Board approving such expenses.

The RHCTF shall be governed by a Retiree Health Trust Fund Board t"Board". The Board shall consist of five trustees, one of whom shall be appointed by the City Controller, one of whom shall be appointed by the City Treasurer, one of whom shall be appointed by the Executive Director of the Son Francisco Employees Retirement System, and two of whom shall be elected from among active employee and retired members of the City's Health Service System. One of the elected trustees shall be an active employee member and one shall be a retired member as of the date of their respective elections. Each elected trustee shall serve for a term of five years. No person may serve simultaneously as a trustee on the Board and as an elected or appointed member of the Son Francisco Employees Retirement System Board or the Health Service System Board.

SEC, A8.404-1. FY 2009-2010 INTERIM ECONOMIC PROVISIONS.

Noneithstanding any other provision of Charter Section A8.404, for the fiscal year commencing July 1, 2009, and ending on June 30, 2010, all economic provisions (including but not limited to wages, premium pay rates, overtime, any employer pickup of the employees' retirement contribution, paid time off, and other compensation, but not including any trust fund contributions required under Section A8.404(f) shall not be increased for miscellaneous City and County platform employees, and coach or bus operators of the municipal railway, above the levels set in place as of close of business June 30, 2009, nor may new economic provisions be added.

SEC. A8.409-7. RETIREE HEALTH CARE TRUST FUND.

Moneithstanding any other provision of Charter Sections. 88.460 through A8.409-8, the provisions and operation of the Reitree Health Cor-Trust Fund, including employee contributions to the fund, shall be determined pursuant to Charter Sections 12.204, A8.432, and A8.433, and shall not be subject to the dispute resolution procedures contained in Charter Section A8.409-4.

SEC. A8.409-8. FY 2009-2010 ECONOMIC PROVISIONS AND FUTURE PROCEEDINGS.

Notwithstanding any other provision of Charter Sections A8,409 through A8,409-7, for the fiscal year commencing July 1, 2009, and ending on June 30, 2010, all economic provisions (including, but not limited to, wages, premium pay rates, overtime, any employer pickup of the employees' retirement contribution, paid time off, and other compensation) shall remain unchanged for miscellaneous City and County officers and employees at the levels set in place as of close of business June 30, 2009, and no new economic provisions may be added. For the fiscal year commencing July 1, 2009, and ending on June 30, 2010, economic provisions shall not be subject to the dispute resolution procedures contained in Charter Section A8.409-4. Notwithstanding any other provision of Charter Section A8.409-4, for the fiscal year commencing July 1, 2010, and ending on June 30, 2011, and every year thereafter, in any mediation/ arbitration proceeding under A8.409-4, the mediation/arbitration board shall recognize as wages the ongoing economic expenditures made by the City and County beginning, during and continuing beyond fiscal year 2009-2010 as a result of this Charter Amendment submitted to the voters at the June 3, 2008 election when evaluating any economic proposals contained in a last offer of settlement by either party. However, City and County contributions to the Retiree Health Care Trust Fund under Section A8.432 shall not be considered or relied on by the mediation/arbitration board as a wage or other payment to employees for the purposes of evaluating the proposals contained in the last offers of settlement of either party. Likewise, in evaluating the proposals contained in the last offers of settlement of either party, the mediation/arbitration board shall not take into account or otherwise consider or rely on any mandatory employee contributions to the Retiree Health Care Trust Fund required under Charter Sections 12,204 and A8,432.

SEC. A8.428, HEALTH SERVICE SYSTEM TRUST FUND.

There is hereby created a health service system trust fund. The costs of the health service system shall be borne by the members of the system and retired persons, the City and County of San Francisco because of its members and retired persons, and because of the members and retired persons, and because of the members only of San Francisco because of its members and retired persons, the San Francisco Unified School District because of its members and retired persons and the San Francisco Community College District because of its members and retired persons.

(a) Definitions

"Credited Service" means years of employment with the Employers,

"Employers" as used in this section means the City and County of Son Francisco ("City and County"), the San Francisco Unified School District ("School District") and/or the San Francisco Community College District ("Community College District"). Employers shall also include the Superior Court of California, County of San Francisco ("Superior Court"), to the extent the Superior Court participates in the City's Health Service System under 48.478(e).

"Hired on or Before January 9, 2009" as used in this section means employees of the City and County, the School District and/or the Community College District who were hired on or before January 9, 2009, excluding the following categories of employees: (1) as needed employees who have never earned 1.040 or more hours of compensation during any 12-month period ending on or before January 9, 2009; and/or (2) employees who have separated from the Employers on or before January 9, 2009 and have less than 5 vegars of Credited Services.

"PERS" as used in this section shall mean the Public Employees'
Retirement System of the State of California.

Retirement System of the State of Autorina.

"Registered as Domestic Fartners" as used in this section means persons who have established a domestic partnership according to the provisions of Chapter 62 of the San Francisco Administrative Code, as amended from time to time. Domestic partners who have formed their domestic partnership only by nonarization of a declaration of Domestic Partnership as provided in Chapter 62 of the San Francisco Administrative Code shall not be recognized or treated as a domestic partnership under this Section unless and until the domestic partnership is registered or certified.

"Retirement System" as used in this section shall mean the San Francisco City and County Employees' Retirement System.

"Retired under the San Francisco City and County Employees' Retirement System" as used in this section includes persons who retire for service; retire for disability; or who receive a retirement or vesting allowance from the Retirement System.

<u>A+"Retired pPerson"</u> as used in this section means:
(1) A former member of the health service system, <u>hired by the</u>

Employers on or before January 9, 2009, retired under the San Francisco City and County Employees' Retirement System or PERS (hereinafter, "Retired Employee who was Hired on or Before January 9, 2009"); and

(2) The surviving spouse or surviving domestic partner of an active employee hired on or before January 9, 2009, provided that the surviving spouse or surviving domestic partner and the active employee have been married or Registered as Domestic Partners for a period of at least one year prior to the death of the active employee: and

(3) The surviving spouse or surviving domestic partner of a rEntrol eEmployee who was Hirded on ar Before January 9, 2009, provided that the surviving spouse or surviving domestic partner and the serviver Retired eEmployee who was Hirded on ar Before January 9, 2009 have been married or reggistered as alDomestic pEntrers for a period of at least one year prior to the death of the service or reflected eEmployee who was Hirded on or Before January 9, 2009.

4.1 A former member of the health service system, hired by the Employers on or after January 10, 2009, and retired under the Retirement System or PERS for disability or retired under the Retirement System or PERS: (1) within 180 days of separation from employment from the Employers; and (11) with 10 or more years of Credited Service with the Employers (hereinafter, "Retired Employee who was Hired on or After January 10, 2009");

(5) The surviving spouse or surviving domestic partner of an acceptance bitted on or after January 10, 2009, with 10 or more years of Credited Service with the Employers, or who died in the line of day where the surviving spouse or surviving domestic partner is entitled to a death allowance as a result of the death in the line of duty, provided that the surviving spouse or surviving domestic partner and the active employee have been married or Registered as Domestic Partners for a period of all easts one year prior to the death of the active employee.

(6) The surviving spouse or surviving domestic partner of a Retired Employee who was Hired on or After January 10, 2009, provided that the surviving spouse or surviving domestic partner and the Retired Employee who was Hired on or After January 10, 2009, have been martied or Registered as Domestic Partners for a period of an least one year prior to the death of the Retired Employee who was Hired on or After January 10, 2009.

(b) Employer Contributions

The City and County, the school dDistrict and the eCommunity eCollege dDistrict shall each contribute to the health service fund amounts sufficient for the following purposes, and subject to the following limitations:

(a)(1) All funds necessary to efficiently administer the health service system.

 (∂H_2) The City and County, the school dD istrict and the eCommunity eCollege dD istrict shall contribute to the health service system fund with respect to each of their members an amount equal to "the average contribution," as certified by the health service board in accordance with the provisions of Section 8.8.4238.

(€)(3) Retired Employees Who Were Hired on or Before January 9,2009

To Retired Persons identified in A8.428 Subsections (atl.). (atl.) and (atl.), the Employers shall contribute to the health service fund amounts subject to the following limitations: Monthly contributions required from refetired Persons and the surviving spouses and surviving domestic partners of active employees and refetired Persons participating in the system shall be equal to the monthly contributions required from members in the system for health coverage-excluding health coverage or subsidies for health coverage paid for active employees as a result of collective bargaining, with the following modifications:

(4i) the total contributions required from *Retired *PE*rsons who are also covered under Medicare shall be reduced by an amount equal to the amount contributed monthly by such persons to Medicare;

(2ii) because the monthly cost of health coverage for *Retired *Persons may be higher than the monthly cost of health coverage for active employees, the City and County, the *School *District and the *Community eCollege *District shall contribute funds sufficient to defray the difference in cost to the system in providing the same health coverage to *Retired *pErsons and the surviving spouses and surviving domestic partners of active employees and *Retired *pErsons as is provided for active employee members excluding health coverage or subsidies for health coverage paid for active employees as a result of collective bargaining:

(3jii) after application of Section (e)-and-s Subsections (e3), (3)(4)) and (e3)(4ji), the City and County, the sSchool dDistrict and the eCommunity eCollege dDistrict shall contribute 50% of rRetired pPersons' remaining monthly contributions.

(4) Retired Employees Who Were Hired on or After January 10, 2009 - Categories of Employees Eligible for 100% Employer Contribution

For Retired Persons identified in A8.428 Subsections (a)(4), (a)(5) and (a)(6), the Employers shall contribute 100% of the employer contribution established in A8.428 Subsection (b)(3) for:

(i) A Retired Employee who was Hired on or After January 10, 2009, with 20 or more years of Credited Service with the Employers; and their surviving spouses or surviving domestic partners;

(ii) The surviving spouses or surviving domestic parmers of active employees hired on or after January 10, 2009, with 20 or more years of Credited Service with the Employers;

(iii) Retired Persons who retired for disability; and their surviving spouses or surviving domestic partners; and

(iv) The surviving spouses or surviving domestic partners of active employees who died in the line of duty where the surviving spouse or surviving domestic partner is entitled to a death allowance as a result of the death in the line of duty.

(5) Retired Employees Who Were Hired on or After January 10, 2009 - Categories of Employees Eligible for 50%-75% Employer Contribution.

For Retired Persons identified in A8.428 Subsections (a)(4), (a)(5) and (a)(6), the Employers shall contribute:

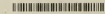
(i) 50% percent of the employer contribution established in A8.428 absection (bld), for a Retired Employee who was Hired on or After January 10, 2009, with at Jeast 10 but Jess than 15 years of Credited Service with the Employers; their surviving spouses or surviving domestic partners; and the surviving aspouses or surviving domestic partners of active employees hired on or after January 10, 2009, with at Jeast 10 but Jess than 15 years of Credited Service with the Employee; and

(ii) 75% percent of the employer contribution established in 84.828 Subsection (b/s) 4 on a Reitred Employer who was Hired on or After January 10, 2009, with at least 15 but less than 20 years of Credited Service with the Employers; their surviving spouses or surviving domestic partners; and the surviving spouses or surviving adments partners of active employees bired on or after January 10, 2009, with at least 15 but less than 20 years of Credited Service with the Employees?

(6) Employees Hired on or After January 10, 2009 - Categories of Employees Eligible for Access to Retiree Medical Benefits Coverage

An employee hired on or after January 10, 2009, and retired under the Retirement System or PERS with five (5) or more years Credited Service with the Employers, shall be elligible to receive health benefits as a member of the health service system, provided that he or she makes monthly comtributions equal to one hundred percent (100%) of the total premiums for health coverage as established by the Health Service Board, including the total cost for dependent coverage. As such time as he or she becomes eligible to receive benefits under A8.428 Subsection (a)(4), the Employers shall contribute the amounts established in A8.428 Subsections (b)(4), (b)(3), and (c), as applicable.

(Legal Text of Proposition B continues on next page.)



(7) Chart Summarizing Employer Contributions Under A8.428 Subsections (b)(4), (b)(5) and (b)(6) For Employees Hired on or After January 10, 2009

	/
Years of Credited Service At Retirement	Percentage of Employer Contribution Established in A8.428 Subsection (b)(3)
1. Less than 5 years of Credited Service with the Employers (except for the surviving spouses or surviving domestic partners of active employees who died in the line of duty)	No Retiree Medical Benefits Coverage
2. At least 5 but less than 10 years of Credited Service with the Employers: or greater than 10 years of Credited Service with the Employers but not eligible to receive henefits under Subsections (all 4), (b)(4) and (b)(5) (A3-328 Subsection (b)(6))	OSe Access to Retiree Medical Benefits Coverage. Including Access to Dependant Coverage. But No Employer Comribution: Employee Pays Health Insurance Premium
3. At least 10 but less than 15 years of Credited Service with the Employers (A8.428 Subsection (b)(5))	<u>50%</u>
4. At least 15 but less than 20 years of Credited Service with the Employers (A8.428 Subsection (b)(5))	. 7 <u>5%</u>
5. At least 20 years of Credited Service with the Employers Retired Persons who retired for disability: surviving spouses or surviving domestic partners of active employees who died in the line of dury (A3.428 Subsection (b)(4))	100%

The above chart is a simplified summary of Employer contribuuous under A8.428 Subsections (b14), (b15) and (b16) for employees hired on or after January 10, 2009. The express language of Subsections (b14), (b15) and (b16), and not the summary chart or its content, shall determine Employer contributions.

(d)(c) The City and County, the San Francisco Unified School District and the San Francisco Community College District shall contribute to the health service system fund 50% of the monthly contributions required for the first dependent of *Retired *Persons in the system. Except as hereinbefore set forth, the City and County, the San Francisco Unified School District and the San Francisco Community College District shall not contribute to the health service system fund any sums on account of participation in the benefits of the system by members' dependents, except surviving spouses and surviving domestic partners, rRetired pPersons' dependents, except surviving spouses and surviving domestic partners, persons who retired and elected not to receive benefits from the San Francisco City and County Employees! Retirement System: resigned employees and teachers defined in Section A8.425, and any employee whose compensation is fixed in accordance with Sections A8.401, A8.403, or A8.404 of this charter and whose compensation therein includes an additional amount for health and welfare benefits or whose health service costs are reimbursed through any fund established for said purpose by ordinance of the board of supervisors.

<u>(d)</u> It shall be the duty of the board of supervisors, the board of education and the governing board of the community college district annually to appropriate to the health service system fund such amounts as

are necessary to cover the respective obligations of the City and County, the Sam-Francisco-Unified School District and the Sam-Francisco Community College District hereby imposed. Contributions to the health service system fund of the City and County, of the sSchool d/District and of the eCommunity eCollege d/District shall be charged against the general fund or the school, utility, bond or other special fund concerned.

(e) To the extent the Superior Court elects to participate in the (iv)s Health Service System for the provision of active and retiree health care benefits, Superior Court employees shall be treated the same as Civ employees for the purposes of vesting, employer contribution rates, and benefit levels. In accordance with the Trial Court Employment Protection and Governance Act and applicable state law. The Superior Court shall lay all administrative and health care costs related to the Superior Court's covered employees or retirees as a participating Employer. The Superior Court may withdraw from participation in the Civ's Health Service System at any time, which shall not require an amendment to this Charter.

The amendments of this section contained in the proposition therero submitted to the electorate on <u>Inne. 3.2086 Newmeber. 7.2009</u> shall be operativeeffeetive January 10, 20094. The <u>purpose of the January 10, 20094. The purpose of the January 10, 20094. The purpose of the January 10, 20094. Charter amendment is to amend Section A8.28 to change the required years of service and employer retire health care contribution amounts for employees thred on or after January 10, 2009. Nothing in this Charter amendment shall expand or contract the groups of employees eligible for retiree health care benefits beyond those groups cligible as of January 10, 2009.</u>

SEC. A8.432. RETIREE HEALTH CARE TRUST FUND TRANSITION.

There is hereby created a Retiree Health Care Trust Fund ('RHCTF'') for the purpose described in Section 12,204. The Retiree Health Trust Fund Board ('Board') described in Section 12,204 shall have exclusive authority and control over the administration of the RHCTF, investments of trust assets, and disbusements from the trust in accordance with the provisions of this Charter.

Active officers and employers of the City and County and Participating Employers, who commenced employment with the City and County, or the Participating Employers, on or after January. 10, 2009, shall contribute their respective Employers: "Normal Cost" to the Employers "Normal Cost" as determined by the Employers' respective General Accounting Standards Board ("GASE") Actuaries computed as a percentage of compensation not to exceed 2% of pre-tax computed to to the RHCTF. The Employers' GASB actuaries shall determine the Employers' respective Thornal Cost" on an annual basis.

The City and County and Participating Employers shall each contribute 18 of compensation for officers and employees hired on a after January 10, 2009. Once an Employee has no Unfinded Actuarial Accuraci Liability and the Retiree Health Trust Fund is Fully Funded, then the Employer and its active officers and employees hired on or after January 10, 2009, shall instead each contribute 50% of the "Normal Cost" as determined by the Employers' respective GASB octuaries, not acxeed 28 of pre-tax compensation, and the 18 Employer contribution shall no longer be registered.

Contributions to the RHCTF from the City and County, and its officers and employees, and each Participantic Employeer, and embloyees and employees and enter contribution of a contribution of the contributi

Mo. disbursements, other than to defray reasonable expenses of administering the RHCTE, nove be made from the rust prior to Amuary 1, 2015. Commencing January 1, 2015. trust assets may be used to defray the cost of the City's, and other Participating Employers', obligations to pay Jor health coverage for the retired persons and their survivors enti-fled to health care coverage under Section A&428. The amount and frequency of such disbursements shall be determined by the Board in con-

sultation with the Employers' respective GASB Actuaries,
(a) Definitions,

"Actuarial Accrued Liability" a used in this section, means "Actuarial Accrued Liability" as that term is defined under GASB No.

"Employers" as used in this section means the City and County and the Participating Employers.

"Fully Funded" as used in this section means that an Employer's GASB Actuary has determined that the market value of assets in the Retiree Health Care Trust Fund equals or exceeds the Actuarial Accrued Liability.

"GASB Actuary" and "GASB Actuaries" as used in this section means the actuarial firms hired by the Employers to provide estimates of each Employers' respective total liability and annual required contribution for post retirement health benefits under GASB No. 45.

"GASB No. 45" as used in this section means Statement No. 45 of the Governmental Accounting Standards Board. Accounting and Financial Reporting by Employers for Postemployment Benefits Other Than Pensions.

"Health coverage" as used in this section, means the health benefits or health insurance provided by the health service system for retirees, survivors and dependents under Section A8.428.

"Normal Cost" as used in this section, means the Employers' normal cost under GASB No. 45 as determined by the Employers' respective GASB Actuaries.

"Retiree" as used in this section, means a former employee who is retired and is entitled to health coverage under Section A8.428, and the qualified survivors or dependents of such retirees who are entitled to health coverage under Section A8.428.

"Participatine Employers" as used in this section and Section 2.204, shall include the San Francisco Unified School District and the San Francisco Community College District, following a resolution by these employers' respective governing boards to participate in the Retiree Health Care Trust Fund.

Notwithstanding Charter Section A8.433. the Board of Supervisors shall adopt, by a majority vote before January L. 2009. such ordinances as are necessary to create and administer the Retiree Health Care Trust Fund, and all such other matters as may be necessary to establish and maintain the purpose described in this section and Section 12.204.

The board of supervisors is authorized to enact by a vote of threefourths of its members, any and all ordinances necessary to earry out the provisions of Sections A8.420 to and including 8.432.

Any surplus or deficit existing in the health service fund on February 5, 1958, shall belong to or be the obligation of members, as the case may be, and the city and county and the Ean Francisco Unified School District shall neither receive payment nor credit nor shall it contribute to such fund on account of medical care-rendered prior to-such date.

SEC. A8.509. RETIREMENT—MISCELLANEOUS OFFICERS AND EMPLOYEES ON AND AFTER JULY 1, 1947.

Miscellaneous officers and employees, as defined in this section, who are members of the retirement system under this section of the charter on February 1, 1969, and persons who become miscellaneous officers and employees after February 1, 1969, shall be members of the retirement system, subject to the following provisions of this section, in addition to the provisions contained in Sections 3.670, 3.672 12.100, 12.103, 8.500, 8.510 and 8.520 of this charter notwithstanding the provisions of any other section of the charter, provided that the retirement system shall be applied to persons employed on a part-time, temporary or substitute basis only as the bBoard of s Supervisors shall determine by ordinance enacted by three-fourths vote of all members of the board. Miscellaneous officers and employees of the said departments who are members of the retirement system under Section 8.507 of the charter on February 1, 1969 shall continue to be members of the system under Section 8.507 and shall not be subject to any of the provisions of this section, except as specifically provided in this section.

(a) The following words and phrases as used in this section, unless a different meaning is plainly required by the context, shall have the following meaning:

"Retirement allowance," or "allowance," shall mean equal monthly payments, beginning to accrue upon the date of retirement, and continuing for life unless a different term of payments is definitely provided by the context.

"Compensation," as distinguished from benefits under the workers' compensation laws of the State of California, shall mean all remuneration whether in cash or by other allowances made by the City and County, for service qualifying for credit under this section.

"Compensation earnable" shall mean the compensation as determined by the retirement board, which would have been earned by the member had he <u>or_hhe</u> worked, throughqut the period under consideration, the average number of days ordinarily worked by persons in same grade or class of positions as the positions held by him <u>or_hhe</u> during such period and at the rate of pay attached to such positions, it being susured that during any absence, he <u>or_hhe</u> was in the position held by him <u>or_hhe</u> at the beginning of the absence, and that prior to entering City-service he was in the position first held by him in <u>City-services</u>.

"Benefit" shall include "allowance," "retirement allowance," and "death benefit."

"Average final compensation" shall mean the average monthly compensation earned by a member during any five consecutive years credited service in the retirement system in which his <u>or ket</u> average final compensation is the highest, unless the board of supervisors shall other; wise provide by ordinance enacted by three-fourths vote of all members of the board.

For the purposes of the retirement system and of this section, the terms "miscellaneous officer or employee," or "member," as used in this section shall mean any officer or employee who is not a member of the fire or police department as defined in the charter for the purpose of the retirement system, under Section 8.507 of the charter.

"Retirement system" or "system" shall mean San Francisco City and County Employees' Retirement System as created in Section 8.500 of the charter.

"Retirement board" shall mean "rRetirement bBoard" as created in Section 3.670 12.100 of the charter.

"Charter" shall mean the charter of the City and County of San Francisco.

Words used in the masculine gender shall include the feminine and neuter genders, and singular numbers shall include the plural; and the plural the singular.

"Interest" shall mean interest at the rate adopted by the retirement board.

(b) Any member who completes at least 20 years of service in the aggregate credited in the retirement system, and attains the age of 50 years, or at least 10 years of service in the aggregate credited in the retirement system, and attains the age of 60 years, said service to be computed. under Subsection (g) hereof, may retire from service at his or her option. Members shall be may retired under this section on the first day of the month next following the attainment by them of the age of 65 years. A member retired after reaching the age of 60 62 years shall receive a service retirement allowance at the rate of two two and three-tenths percent of said average final compensation for each year of service; provided; however, that upon the compulsory retirement of a member upon his attainment of the age of 65 years, if the allowance available to such member, pursuant to the provisions of Subsection (f) of this section, shall be greater in amount than the service retirement allowance otherwise payable to such member under this Subsection (b), then such member shall receive as his service retirement allowance, in lieu of the allowance otherwise payable under this Subsection (b), an allowance computed in accordance with the formula provided in said Subsection (f). The service retirement allowance of any member eligible to retire under this section retiring prior to attaining the age of 60 years, after rendering 20 years or more of such service and having attained the age of 50 years, computed under Subsection (g), shall be an allowance equal to the percentage of said average final compensation set forth opposite his age at retirement,

taken to the preceding completed quarter year, for each year of service, computed under Subsection (g):

Age at	Percent for Each Year of	
Retirement	Credited Service	
50	1.0000	
50 1/4	1.0250	
50 1/2	1.0500	
50 3/4	1.0750	
51	1.1000	
51 1/4	1.1250	
51 1/2	1.1500	
51 3/4	1.1750	
52	1.2000	
52 1/4	1.2250	
52 1/2	1.2500	
52 3/4	1.2750	
53	1.3000	
53 1/4	1.3250	
53 1/2	1.3500	
53 3/4	1.3750	
54 54 1/4	1.4000 1.4250	
54 1/2	1.4500	
54 3/4	1.4750	
55	1.5000	
55 1/4	1.5250	
55 1/2	1.5500	
55 3/4	1.5750	
56	1.6000	
56 1/4	1.6250	
56 1/2	1.6500	
56 3/4	1.6750	
57	1.7000	
57 1/4	1.7250	
57 1/2	1.7500	
57 3/4	1.7750	
58	1.8000	
58 1/4	1.8250	
58 1/2	1.8500	
58 3/4	1.8750	
59	1.9000	
59 1/4	1.9250	
59 1/2	1.9500	
59 3/4	1.9750	
60	2.1000	
60 1/4	2.1250	
60 1/2	2.1500	
60 3/4	2.1750	
61		
61 1/4	2.2250	
61 1/2	2.2500 2.2750	
62	2.3000	
7	2.000	

In no event shall a member's retirement allowance exceed 75 percent of his average final compensation.

Before the first payment of a retirement allowance is made, a member retired under this subsection or Subsection (c) of this section, may elect to receive the actuarial equivalent of his <u>or her</u> allowance, partly in an allowance to be received by him <u>or her</u> throughout his <u>or her</u> the tife, and partly in other benefits payable after his <u>or her</u> death to another person or persons, provided that such election shall be subject to all the conditions prescribed by the bBoard of sSupervisors to govern similar elections by other members of the retirement system, including the character and amount, of such other benefits, <u>provided, however, that at any time within 30 days ofter the date on which his compulsory retirement</u>

would otherwise have become effective, a member who has attained the age of 65 years may elect within 30 days, without right of revocation, to withdraw his or her accumulated contributions, said election to be exercised in writing on a form furnished by the retirement system and filed at the office of said system, and a member so electing shall be considered as having terminated his or her membership in said system on the date immediately preceding the date on which his or her compulsory retirement would otherwise have become effective, and he shall be paid forthwith his or her accumulated contributions, with interest credited thereon. Notwithstanding the provisions of Section 8.514 of this charter, the portion of service retirement allowance provided by the City and County 's contributions shall be not less than \$100 per month upon retirement after 30 years of service and after attaining the age of 60 years, and provided further that as to any member with 15 years or more of service at the compulsory a retirement age of 65, the portion of the service retirement allowance provided by the City and County's contribution shall be such that the total retirement allowance shall not be less than \$100 per month. In the calculations under this subsection of the retirement allowance of a member having credit for service in a position in the evening schools and service in any other position, separate retirement allowances shall be calculated in the manner prescribed for each class of service, the average final compensation in each case being that for the respective class of service; provided that the aggregate retirement allowance shall be taken into account in applying the provisions of this subsection providing for a minimum retirement allowance. Part-time service and compensation shall be reduced to full-time service and compensation in the manner prescribed by the board of supervisors, and when so reduced, shall be applied on full time service and compensation in the calculations of retirement allowances.

(c) Any member who becomes incapacitated for performance of duty because of disability determined by the retirement board to be of extended and uncertain duration, and who shall have completed at least 10 years of service credited in the retirement system in the aggregate, computed as provided in Subsection (g) hereof, shall be retired upon an allowance of one and eight-tenths percent of the average final compensation of said member, as defined in Subsection (a) hereof for each year of credited service, if such retirement allowance exceeds 40 percent of his or her average final compensation; otherwise one and eight-tenths percent of his or her average final compensation multiplied by the number of years of City -service which would be credited to him or her were such City service to continue until attainment by him or her of age 60, but such retirement allowance shall not exceed 40 percent of such average final compensation. In the calculation under this subsection of the retirement allowance of a member having credit for service in a position in the evening schools and service in any other position, separate retirement allowances shall be calculated, in the manner prescribed, for each class of service, the average final compensation in each case being that for the respective class of service; provided that the average final compensation upon which the minimum total retirement allowance is calculated in such case shall be based on the compensation earnable by the member in the classes of service rendered by him or her during the one year immediately preceding his or her retirement. Part-time service and compensation shall be reduced to full-time service and compensation in the manner prescribed by the board of supervisors, and when so reduced, shall be applied as full-time service and compensation in the calculation of retirement allowances. An application for a disability retirement The auestion of retiring a member under this subsection may be brought before the retirement board on said board's own motion, by the Executive Director of the Retirement System, by recommendation of any department head, commission or board, or by said member or his guardian. If his or her disability shall cease, his or her retirement allowance shall cease, and he or she shall be restored to service in the position or classification he or she occupied at the time of his or her retirement.

(d) No modification of benefits provided in this section shall be made because of any amounts payable to or on account of any member under workers' compensation laws of the State of California.

(e) If a member shall die, before retirement, (1) If no benefit is

payable under subdivision (2) of this subsection (e):

(A) Regardless of cause, a death benefit shall be paid to the member's estate or designated beneficiary consisting of the compensation earnable by the member during the six months immediately preceding death, plus the member's contributions and interest credited thereon.

(B) If a member sustains a traumatic bodily injury through external and violent means in the course and scope of employment and death results within 180 days of such injury, an additional insurance benefit of 12 months of compensation carnable shall be paid to the member's estate or designated beneficiary.

(2) If, at the date of his or her death, he or she was qualified for service retirement by reason of service and age under the provisions of Subsection (b) of this section, and he or she has designated as beneficiary his or her surviving spouse, who was married to him or her for at least one full year immediately prior to the date of his or her death, onehalf of the retirement allowance to which the member would have been entitled if he or she had retired from service on the date of his or her death, shall be paid to such surviving spouse who was his or her designated-beneficiary at the date of his or her death, until such spouse's death or remarriage, or if there be no surviving spouse, to the unmarried child or children of such member under the age of 18 years, collectively, until every such child dies, marries or attains the age of 18 years, provided that no child shall receive any allowance after marrying or attaining the age of 18 years. If, at the death of such surviving spouse, who was receiving an allowance under this Subdivision (2), there be one or more unmarried children of such member under the age of 18 years, such allowance shall continue to such child or children, collectively, until every such child dies, marries or attains the age of 18 years, provided that no child shall receive any allowance after marrying or attaining the age of 18 years. If the total of the payments of allowance made pursuant to this Subdivision (2) is less than the benefit which was otherwise payable under Subdivision (1) of this subsection, the amount of said benefit payable under Subdivision (1) less an amount equal to the total of the payments of allowance made pursuant to this Subdivision (2) shall be paid in lump sum as follows:

(A) If the person last entitled to said allowance is the remarried surviving spouse of such member, to such spouse.

(B) Otherwise, to the surviving children of the member, share and share alike, or if there are no such children, to the estate of the person last entitled to said allowance.

The surviving spouse may elect, on a form provided by the retirement system and filed in the office of the retirement system before the first payment of the allowance provided herein, to receive the benefit provided in Subdivision (1) of this subsection in lieu of the allowance which otherwise would be payable under the provisions of this subdivision. If a surviving spouse, who was entitled to make the election herein provided, shall die before or after making such election, but before receiving any payment pursuant to such election, then the legally appointed guardian of the unmarried children of the member under the ago [1] evagers, may make the election herein provided before benefit has been paid under this Subsection (e), for and on behalf of such children if; in his such the province of the provin

If any person other than such surviving spouse shall have and be paid a community property interest in any portion of any benefit provided under this Subsection (e), any allowance payable under this Subdivision (2) shall be reduced by the actuarial equivalent, at the date of the member's death, of the amount of benefits paid to such other person.

Upon the death of a member after retirement and regardless of the cause of death, a death benefit shall be paid to his <u>or her</u> estate or designated beneficiary in the manner and subject to the conditions prescribed by the board of supervisors for the payment of a similar death benefit upon the death of other retired members.

(f) Should any miscellaneous member cease to be employed as such a member, through any cause other than death or retirement, all of his <u>or her</u> contributions, with interest credited thereon, shall be refunded to him <u>or her</u> subject to the conditions prescribed by the board of supervisors to cover similar terminations of employment and reemployment with and without redeposit of withdrawn accumulated contributions of other members of the retirement system, provided that if such member is entitled to be credited with at least 10 years of service or if his or her accumulated contributions exceed \$1,000, he or she shall have the right to elect, without right of revocation and within 90 days after said termination of service, or if the termination was by lay-off, 90 days after the retirement board determines the termination to be permanent, whether to allow his or her accumulated contributions to remain in the retirement fund and to receive benefits only as provided in this paragraph. Failure to make such election shall be deemed an irrevocable election to withdraw his or her accumulated contributions. A person who elects to allow his or her accumulated contributions to remain in the retirement fund shall be subject to the same age requirements as apply to other members under this section for service retirement, but he or she shall not be subject to a minimum service requirement. Upon the qualification of such member for retirement by reason of age, he or she shall be entitled to receive a retirement allowance which shall be the actuarial equivalent of his accumulated contributions and an equal amount of the contributions of the City and County, plus 1-2/3 percent of his or her average final compensation for each year of service credited to him or her as rendered prior to his or her first membership in the retirement system. Upon the death of such member prior to retirement, his or her contributions with interest credited thereon shall be paid to his or her estate or designated beneficiary

(g) The following time and service shall be included in the computation of the service to be credited to a member for the purpose of determining whether such member qualifies for retirement and calculating benefits:

(1) Time during which said member is a member of the retirement system and during and for which said member is entitled to receive compensation because of services as a miscellaneous officer or employee.

(2) Service in the fire and police departments which is not credited as vervice of a member under this section shall count under this section upon transfer of a member of either of such departments to employment entitling him or liet to membership in the retirement system under this section, provided that the accumulated contribution standing to the credit of such member shall be adjusted by refund to the member or by payment of the member, to bring the account at the time of such transfer to the amount which would have been credited to it had the member been a miscellaneous employee throughout the period of his or lie service in either such departments at the compensation he received in such departments.

(3) Time during which said member is absent from a status included in paragraphs (1) or (2) next preceding which is not deemed absence from service under the provisions of Section 8.250 of the charter and for which such member is entitled to receive credit as service for the City and County by virtue of contributions made in accordance with the provisions of such section.

(4) Prior service determined and credited as prescribed by the board of supervisors for persons who are members under Section 8.507.

(5) The board of supervisors, by ordinance enacted by a three-fourths rote of its members, may provide for the crediting as service under the retirement system of service, other than millitary service, rendered as an employee of the federal government and service rendered as an employee of the State of California or any public entity or public agency in the State of California. Said ordinance shall provide that all contributions required as the result of the crediting of such service shall be made by the member and that no contributions therefore shall be required of the City and Country.

(h) All payments provided under this section shall be made from funds derived from the following sources, plus interest earned on said funds:

(1) There shall be deducted from each payment of compensation paid to a member under Section 8.509 a sum equal to 7-1/2 percent of such payment of compensation. The sum so deducted shall be paid forthwith to the retirement system. Said contribution shall be credited to the individual account of the member from whose salary it was deducted, and

the total of said contributions, together with interest credited thereon in the same manner as is prescribed by the board of supervisors for crediting interest to contributions of other members of the retirement system, shall be applied to provide part of the retirement allowance granted to, or allowance granted on account of said member under Section 8.509, or shall be paid to said member or his <u>or</u> <u>her</u> estate or beneficiary as provided in Sections 8.509(e) and 8.509(f).

(2) Contributions based on time included in paragraphs (1) and (3) of Subsection (g), and deducted prior to July 1, 1947, from compensation of persons who become members under this section, and standing with interest thereon, to the credit of such members on the records of the retirement system on said date, shall continue to be credited to the individual accounts of said members, and shall be combined with and administered in the same manner as the contributions deducted after said date.

(3) The total contributions, with interest thereon, made by or charged against the City and County and standing to its credit, on July 1, 1948, in the accounts of the retirement system, on account of persons who become members under this section, shall be applied to provide the

benefits under this section.

(4) The City and County shall contribute to the retirement system such amounts as may be necessary, when added to the contributions referred to in the preceding paragraphs of this Subsection (h), to provide the benefits payable under this section. Such contributions of the City and County to provide the portion of the benefits hereunder, which shall be based on service rendered by each member prior to the date upon which his or her rate of contribution is determined in paragraph (1), Subsection (h), shall not be less during any fiscal year than the amount of such benefits paid during said year. Such contributions of the City and County to provide the portion of the benefits hereunder, which shall be based on service rendered by respective members on and after the date stated in the next preceding sentence, shall be made in annual installments, and the installment to be paid in any year shall be determined by the application of a percentage to the total salaries paid during said year, to persons who are members under this section, said percentage to be the ratio of the value of the effective date hereof, or at the later date of a periodical actuarial valuation and investigation into the experience under the system, of the benefits thereafter to be paid under this section, from contributions of the City and County, less the amount of such contributions, and plus accumulated interest thereon, then held by said system to provide said benefits on account of service rendered by respective member after the date stated in the sentence next preceding, to the value at said respective dates of salaries thereafter payable to said members. Said values shall be determined by the actuary, who shall take into account the interest which shall be earned on said contributions, the compensation experience of members, and the probabilities of separation by all causes, of members from service before retirement, and of death after retirement. Said percentage shall be changed only on the basis of said periodical actuarial valuation and investigation into the experience under the system. Said actuarial valuation shall be made every even-numbered year, and said investigation into the experience under the system shall be made every odd-numbered year.

Notwithstanding the provisions of this Subdivision (4), any additional liabilities created by the amendments of this Section 8.509 contained in the proposition therefore submitted to the electorate on November 6, 1973, shall be amortized over a period of 30 years.

(5) To promote the stability of the retirement system through a joint participation in the result of variations in the experience under mortality, investment and other contingencies, the contributions of both members and the City and County, held by the system to provide the benefits under this section, shall be a part of the fund in which all other assets of said system are included. Nothing in the section shall affect the obligations of the City and County to pay to the retirement system any amounts which may or shall become due under the provisions of the charter prior to the effective date hereof, and which are represented on July 1, 1947, in the accounts of said system by debits against the City and County.

(i) Upon the completion of the years of service set forth in

Subsection (b) of this section as requisite to retirement, a member shall be entitled to retire at any time thereafter in accordance with the provisions of said Subsection (b), and nothing shall deprive said member of said right.

(j) Except as otherwise provided in section 8.511 of this charter, no person retired under this section, for service or disability and entitled to receive a retirement allowance under the retirement system, shall serve in any elective or appointive position in the City and County service, including membership on boards and commissions, nor shall such persons receive any payment for service rendered to the City and County after retirement, provided that service as an election officer or juror shall not be affected by this section.

(k) Any section or part of any section in this charter, insofar as it should conflict with this section, or with any part thereof, shall be superseded by the contents of this section. In the event that any word, phrase, clause or subsection of this section shall be adjudged unconstitutional.

the remainder thereof shall remain in full force and effect.

(1) Notwithstanding the provisions of Subsections (b), (c), (f), and (o) of this section, any member convicted of a crime involving moral turpitude, committed in connection with his achec duties as an officer or employee of the City and County of San Francisco, shall, upon his achec removal from office or employment pursuant to the provisions of this charter, forfeit all rights to any benefits under the retirement system except refund of his achec accumulated contributions, provided, however, that if such member is qualified for service enteriement by reason of service and age under the provisions of Subsection (b) of this section, he aches hall have the right to elect, without right of revocation and within 90 days after his ache removal from office or employment, whether to withdraw all of his achec accumulated contributions or to receive as his ache so lost of the details of the solutions are the time of such removal from office or employment an annuity which shall be the actuarial equivalent of his achec accumulated contributions at the time of such removal from office or employment.

(m) The amendments of this section contained in the proposition submitted to the electorate on November 6, 1984 are hereby declared to be prospective and shall not give any person a claim against the City and County relating to a death prior to ratification of this amendment by the

State Legislature.

(n) The amendments to Section A8,509 contained in the proposition submitted to the electorate on June 3, 2008 shall apply only to mistion submitted for the electorate on June 3, 2008 shall apply only to miscellaneous officers and employees under this Section A8,509 who were not retired on January 10, 2009, and whose accumulated contributions were in the retirement fund on January 10, 2009 and who were not retired on that date.

SEC.A8.526-2. COST OF LIVING ADJUSTMENT IN ALLOWANCES ON AND AFTER JANUARY 10, 2009.

(a) Nowithstanding the provisions of Section A8.526 or any other provision of the charter to the contrary, effective January 10, 2009, each retirement allowance popuble which is not subject to change when the salary rate of any member is changed shall be adjusted according to the provisions of this Section A8.520-2 and not Section A8.520.

(b)(1) Funds necessary for the powment of any increase in allowances pursuant to this Section A8.526-2 that are payable to, or on account of, members who retired or died, shall be provided from the City's accumulated contributions held by the system on account of such members. The City's contributions shall be determined on the basis of a normal contribution rate which shall be computed as a level percentage of compensation which, when applied to the future compensation of the average new member entering the system, together with the required member contribution, will be sufficient to provide for the payment of all prospective benefits of such member.

the (bi(2) Any increase in allowances payable which are not funded by the City's accumulated contribution sheld by the system shall be funded by contributions of members entitled to said allowances which shall be at rates which are in addition to the rates of contribution otherwise provided by charter or ordinance, provided that a member's rate of contribution shall not exceed one-half of one percent of his or her monthly compensation. The contributions made under this section by any member shall be credited together with regular interest thereon to his or her individual account and shall be subject to the same charter and ordinance provisions relating to accumulated contributions of the member, including withdrawal and death benefits other than death allowances, provided, however, that upon his or her retirement or death, such accumulated contributions and interest shall not be applied to provide a part of the retirement benefits payable to him or her on the death allowance benefits payable on account of his or her death otherwise provided by charter or ordinance, but instead shall be held, together with the accumulated contributions made by the City pursuant to this Subsection (b(3)), with interest thereon, to provide the benefits under this Section A8 536.

(b)(3) The rates of contribution of members and the City, as provided herein, shall be fixed by the retirement board from time to time as it determines necessary.

(x(1) The retirement board shall determine, prior to April L of each year, the percentage of increase or decrease in the cost of living during the preceding calendar year, as shown by the then current Consumer Price Index. All Items, San Francisco (1987-59-9100), issued by the U.S. Bureau of Labor Statistics and published in the Monthly Labor Review or a successor publication. The cost of living addistantents as hereinafter provided shall be based on the percentage of such increase or decrease.

(c(2) Norwithstanding any other charter or ordinance provision governing the retirement system, effective Jamary 10, 2009, ever retirement or death allowance payable to, or on account of, any member who retires or alics as a member of the system or who has retired or died as such a member, except allowances subject to change when the sadary rate of any member is changed, shall be increased or decreased as of July 1, 2009, and on July 1, of each succeeding year, by an anomin equal to the percentage, as determined in Subsection (c(1)) multiplied by the monthly allowance payable on June 30 of that calendary year.

(c)(3) The percentage of increase or decrease in each such allowance shall be the percentage which is determined by the retirement board to approximate to the nearest one percent increase or decrease in the cost of living during the preceding calendar year.

(c)(4). No such adjustment in any year shall exceed two percent of said allowance, provided, however, that no allowance shall be reduced below the amount being received by the member or the member's beneficiary on July 1, 1968, or on the effective date, the member began to receive the allowance, whichever is later.

(dk1) Commencing with the effective date of this Section As 250-2, if the prevalege of increase or decrease in the cost of living in any calendar year, as determined to the nearest one percent by the retirement board, were to exceed two percent as compared with the cost of living in the next preceding calendar year, the percentage of increase or decrease in the cost of living in excess of two percent shall be accumulated to provide increases or decreases in the cost of living in each succeeding colondar year.

SEC. A8,526-3, SUPPLEMENTAL COST OF LIVING BENEFIT ON AND AFTER JANUARY 10, 2009.

(a) Notwithstanding the provisions of Section A8.526-1 or any other provision of this charter to the contrary, effective January 10, 2009, all supplemental cost of living benefits adjustments payable, including retirement allowances subject to change when the salary rate of a member is changed, shall be determined pursuant to the provisions of Section A8.526-3 and not Section A8.526-3. and not Section A8.526-3.

thill On July 1. 2009 and July 1 of each succeeding year, the retirement board shall determine whether, in the previous fiscal year, there are carnings in excess of the expected earnings on the actuatrial value of the assets. In those years when the previous year's earnings exceed the expected earnings on the actuarial value of the assets, then on July 1 each retirement allowance or death allowance payable on account of a member who died, including retirement allowances subject to change when the salary rate of a member is changed, shall be increased by an amount equal to three and one-ball percent (3.5%) of the allow-

ance as of June 30, less the amount of any cost of living adjustment provided pursuant to Section A8.526-2 and less the amount of any cost of living adjustment, payable in that fiscal year, which is the result of a change in the salary of the member.

(bi(2) If, on Jub) 1, 2009 and Jub) 1 of each succeeding year, the previous fiscal year's earnings exceed the expected earnings on the actuarial value of the assets, but they are insufficient to increase said allow-ances by three and one half percent (3.3%) as provided in Subsection (b) (I), then to the extent of excess earning, said allowances shall be increased in increments of one-half percent (5.3%) up to the maximum three and one-half percent (5.3%) to the allowance as of June 30, less the amount of any cost of living adjustment provided pursuant to Section 8.256.2 and less the amount of any cost of living adjustment, powable in that fiscal year, which is the result of a change in the salary of the member.

C. When the previous fiscal year's earnings exceed the expected carnings on the actuarial value of the assets but are not sufficient to fund ony supplemental cost of living benefit adjustment pursuant to either Subsection (bil) to the living, the neitrement board shall reserve the excess corninas for that year. Said reserved carnings shall accumulate only until such time that said reserved earnings, plus the next year's earnings is excess of the expected earnings on the actuarial value of the assets, are sufficient to fund one fiscal year's increase in the supplemental cost of living benefit adjustment, a which time the carnings in reserve shall be withdrawn and used to fund a supplemental cost of living benefit adjustment, as whose time that the first production of the produ

(d) Any supplemental cost of living benefit adjustment, once paid to a member, shall not be reduced thereafter.

SEC. A8.587-2. SERVICE RETIREMENT.

Any member who completes at least 20 years of service in the aggregate credited in the retirement system and attains the age of 50 years, or at least 10 years of service in the aggregate credited in the retirement system, and attains the age of 60 years, said service to be computed under Section A8.587-7 may retire for service at his or her option. Members may retire under this section or under the provisions of A8,587-6, on the first day of the month next following the attainment by them of the age of 65 years. A member retired after reaching the age of 60 62 years shall receive a service retirement allowance at the rate of 2 2.3 percent of said average final compensation for each year of service. The service retirement allowance of any member retiring prior to a) attaining the age of 60 years, and after rendering 20 years or more of such service, computed under Section A8.587-7, and having attained the age of 50 years, or b) attaining the age of 60 years, and after rendering 10 years or more of such service, computed under Section A8.587-7, shall be an allowance equal to the percentage of said average final compensation set forth opposite his or her age at retirement, taken to the preceding completed quarter year, for each year of service, computed under Section A8.587-7:

	Percent for
Age at	Each Year of
Retirement	Credited Service
50	1.0000
50 1/4	1.0250
50 1/2	1.0500
50 3/4	1.0750
51	1.1000
51 1/4	1.1250
51 1/2	1.1500
51 3/4	1.1750
52	1.2000
52 1/4	1.2250
52 1/2	1.2500
52 3/4	1.2750
53	1.3000
53 1/4	1.3250

53 1/2	1.3500
53 3/4	1.3750
54	1.4000
54 1/4	1.4250
54 1/2	1.4500
54 3/4	1.4750
55	1.5000
55 1/4	1.5250
55 1/2	1.5500
55 3/4	1.5750
56	1.6000
56 1/4	1.6250
56 1/2	1.6500
56 3/4	1.6750
57	1.7000
57 1/4	1.7250
57 1/2	1.7500
57 3/4	1.7750
58	1.8000
58 1/4	1.8250
58 1/2	1.8500
	1.8750
59	1.9000
59 1/4	1.9250
59 1/2	1.9500
59 3/4	1.9750
60	2.1000
60 1/4	
60 1/2	
60 3/4	
61	2,2000
61 1/4	
61.1/2	2.2500
61 3/4	
62	2,3000
In no event shall	l a member's r

In no event shall a member's retirement allowance exceed seventy five percent of his or her average final compensation.

Before the first payment of a retirement allowance is made, a member, retired under this section or Section A8.587-3, may elect to receive the actuarial equivalent of his or her allowance, partly in an allowance to be received by him or her throughout his or her life, and partly in other benefits payable after his or her death to another person or persons, provided that such election shall be subject to all the conditions prescribed by the board of supervisors to govern similar elections by other members of the retirement system, including the character and amount, of such other benefits. Notwithstanding the provisions of Section A8.514 of this charter, the portion of service retirement allowance provided by the City and County's contributions shall be not less than \$100 per month upon retirement after thirty years of service and after attaining the age of 60 years, and provided further that as to any member with 15 years or more of service at the retirement age of 65, the portion of the service retirement allowance provided by the City and County's contribution shall be such that the total retirement allowance shall not be less than \$100 per month. In the calculations under this section of the retirement allowance of a member having credit for service in a position in the evening schools and service in any other position, separate retirement allowances shall be calculated, in the manner prescribed for each class of service, the average final compensation in each case being that for the respective class of service, provided that the aggregate retirement allowance shall be taken into account in applying the provisions of this section providing for a minimum retirement allowance. Part-time service and compensation shall be converted to full-time service and compensation in the manner prescribed by the board of supervisors, and when so converted shall be applied on full-time service and compensation in the calculation of retirement allowances.

SEC. A8.587-13. APPLICATION OF PLAN.

(a) The provisions of Section A8.587 and Section A8.587-1 through A8.587-13 shall not apply to any members of the Retirement System under section A8.584 who retired or died before November 7, 2000.

(b) The amendments to Section A& 587 contained in the proposition submitted to the electronic on June 3, 2008 shall apply not yo miscellaneous afficers and employees under Section A& 587 who were notretired on January 10, 2009, and whose accumulated contributions were in the retirement fund on January 10, 2009 and who were not retired on that date.

c) For members of the retirement system under Sections A8 584 or A8 587 who retired before January 10, 2009 and are later elected or appointed to a position or office which subjects him or her to membership in the retirement system under Section A8 587, the amendments to Section A8 587 submitted to the electroate on June 3, 2008 shall only apply to service after January 10, 2009.

SEC, A8,590-8, RETIREE HEALTH CARE TRUST FUND.

Nowithstanding any other provision of Charter Sections A8.409 through A8.409-8, the provisions and operation of the Retiree Health Care Trust Fund, including employee contributions to the finds shall be determined pursuant to Charter Sections 12.204, A8.432, and A8.433, and shall not be subject to the dispute resolution procedures contained in Charter Section A8.590-5.

PROPOSITION C

Describing and setting forth a proposal to the qualified voters of the City and County of San Francisco to amend the Charter of the City and County of San Francisco by amending Sections A8.584-9, A8.586-12, A8.587-12 and A8.598-12, A8.586-12, A8.597-16 and A8.598-16, A8.598-16, A8.598-16, A8.598-16, A8.597-16 and A8.598-16 to reaffirm the voters' intent that members convicted of a crime involving moral turpitude in connection with their duties as an officer or employee of the City and County, the school district, the college district, or the Superior Court of California, County of San Francisco, shall Grefit any right to a retirement benefit funded, in whole or in part, from contributions by the City and County, the school district, or the college district.

The Board of Supervisors hereby submits to the qualified voters of the City and County, at an election to be held on June 3, 2008, a proposal to amend the Charter of the City and County by amending Sections A8.584-9, A8.586-12, A8.587-9, A8.588-12, A8.597-12 and A8.598-12, and by adding Sections A8.584-13, A8.586-16, A8.587-14, A8.588-16, A8.597-16 and AS.598-16 to read as follows:

Note: Additions are <u>single-underline italics Times New Roman</u>.

Deletions are <u>strikethrough italics Times New Roman</u>.

SEC. A8.584-9. RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section S54-2 as requisite to retirement, a member shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 8.584-2, and, except as provided in the following paragraph Section 8.584-13, nothing shall deprive said member of said right.

Any member convicted of a crime involving moral turgitude committed in connection with his duties as an officer or employee of the City and County shall, upon his removal from office or employment, pursuant to the provisions of this charter for feit all rights to any benefits under the retirement system except refund of his accumulated contributors; provided, however, that if such member is qualified for service retirement by reason of service-and-age under the provisions of Section 8:584.2, he shall have the right to elect, without right of revocation and within 50 days after his removal from office or employment to receive as his sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his accumulated contributions at the time of such removal from office or employment.

SEC. A8.584-13. FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member convicted of a crime involving moral turpitude committed in connection with his or her duties as an officer or employee of the City and County, the school district, the college district, or the Superior Court of California. County of San Francisco, shall forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions, provided, however, that if such member is qualified by reviewe retirement by reason of service and uge under the provisions of Section 8 534-2, he or she shall have the right to elect, without right of revocation and within 90 days after his or her removal from office or employment, to receive as his or her sole benefit under the retirement system an annulty which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

any member, after retirement for service or disability or while receiving a vesting allowance, who is convicted of a crime involving moral turpitude in connection with his or her duties as an officer or employee of the City and County, the school district, the college district, or the Superior Court of California, County of San Francisco, shall forfeit all rights to any further benefit from the Retirement System shall immediately cease all future payments to such member; provided however, that if, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system an annuity which shall be the accurated equivalent of his or her accumulated contributions remaining at the time of the conviction.

SEC, A8,586-12, RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section 8.58c-2 as requisite to retirement, a member of the police department shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 8.58c-2, and, except as provided in the following paramy Section 8.58c-16, nothing shall deprive said member of said right.

Any member of the police department convicted of a crime involving moral inspinde committed in connection with his or her duties as a member of the police department shall, upon termination of his or her employment pursuant to the provisions of this charter, forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for sorve entirement by reason of service and age under the provisions of Section 8586-2; he or she shall have the right to elect, without right of revocation and within 90 days of the termination of his or her employment, whether to withdraw all of his or her accumulated contributions or to receive as his or her sole benefit under the retirement system are annuity which shall be the accurated equivalent of his or her accumulated contributions at the time of such remination of employment.

SEC.A8.586-16. FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any members convicted of a crime involving moral turpitude committed in connection with his on the duties as an officer or employee of the City and County shall forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service extinement by reason of service and use under the provisions of Section 8.386-2, he or she shall have the right to elect, without right of revocation and within 90 days after his or her removal from office or employment to ecceive as his or her sole benefit under the retirement system on annuity which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any member, after retirement for service or disability or while

receiving a vesting allowance, who is convicted of a crime involving moral turpitude in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any further benefit from the Retirement System and the Retirement System shall immediately cease all future payments to such member; provided however, that if, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial eduvalent of his or her accumulated contributions remaining at the time of the conviction.

SEC, A8,587-9, RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section A8.587-2 as requisite to retirement, a member shall be entitled to retire at any time thereafter in accordance with the provisions of said Section A8.587-2, and, except as provided in the following paragraph Section 8.587-14, nothing shall deprive said member of said right.

Any member convicted of a crime involving moral turpitude committed in connection with his or her duties as an officer or employee of the City and County shall, upon his or her removal from office or employment, pursuant to the provisions of this charter, for feit all rights to any benefits under the retirement system except refund of his or her accumulated conributions; provided, however, that if such member is qualified for service ettirement by reason of service and age under the provisions of Section A8 587-2, he or she shall have the right to elect, without right of revocation and within 50 days after his or her removal from office or employment to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

SEC.A8.587-14.FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member consisted of a crime involving moral turpitude committed in connection with his or her duties as an afficer or employee of the City and County, the school district, the college district, or the Superior Court of California, County of San Francisco, shall forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8.587-2, he or she shall have the right to elect without right of revocation and within 90 days after his or her removal from office or employment to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any member, after retirement for service or disability or white receiving a vesting allowance, who is convicted of a crime involving moral turpitude in connection with his or her duties as an officer or employee of the City and County, the school district, the college district, or the Superior Count of California, County of San Francisco, shall forfeit all rights to any further benefit from the Retirement System shall immediately cease all future payments to such member: provided however, that if, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system an annual which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

SEC. A8.588-12, RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section S582-2 as requisite to retirement, a member of the fire department shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 8.588-2, and, except as provided in the following paragraph Scction \$5.88-16, nothing shall deprive said member of said right. Any member of the fire department convicted of a crime involving noral-turpinde committed in connection with his or her ditties as a member of the fire department-shall, upon termination of his or her employment pursuant to the provisions of this charter, for feit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8-580-2, he or she shall have the right to elect without right of revocation and within 90 days of the termination of his or her employment, whether to withdraw all of his or her accumulated contributions or to receive as his or her sole benefit under the retirement system an annuity which shall be the octuarial equivalent of his or her accumulated contributions of the time of such reminism of employment.

SEC. A8.588-16. FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member convicted of a crime involvine moral turpitude committed in connection with his or her duties as an officer or employee of the Ciry and Country shall forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8-5882, he or she shall have the right to elect, without right of revocation and within 90 days after his or her removal from office or employment to receive as his on her sole benefit under the retirement system an amounty which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any member, after retirement for service or disability or while receiving a vesting allowance, who is convicted of a crime involving moral surpitude in connection with his or her duties as an officer or employee of the City and Count shall farfeit all rights to any further benefit from the Retirement System and the Retirement System shall immediately cease all future payments to such member; provided however, that if, at the time of the conviction, and member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days, after his or her conviction, to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

SEC. A8.597-12, RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section 8.597-2 as regulate to retirement, a member of the police department shall be entitled to reture at any time thereafter in accordance with the provisions of said Section 8.597-2, and, except as provided in the felton-ing-puregraph Section 8.597-16, nothing shall deprive said member of said right.

Any member of the police department convicted of a crime involving moral turpinde committed in connection with his or her duties as a member of the police department shall, upon termination of his or her any power pursuant to the provisions of this charter, forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions, provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section Ab 599-2; he or she shall have the right to elect, without right of revocation and within 90 days of the termination of his or her employment, whether to withdraw all of his or her accumulated contributions or to receive as his or her sole benefit under the retirement system an annuity which shall be the octuarial equivalent of his or her accumulated contributions at the time of such reministion of employment.

SEC.A8.597-16. FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member convicted of a crime involving moral turpitude committed in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions: provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 85.972, he or she shall have the right to elect, without right of revocation and within 80 days, after his or her removal from office or employment to receive as his on her sole benefit under the retirement system an annulty which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any member, after retirement for service or disability or white receiving a vesting allowance, who is convicted of a crime involving moral turpitude in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any further benefit from the Retirement System and the Retirement System shall immediately cease all future payments to such member; provided however, that it, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system an annuity which shall be the accumulated contributions remaining at the time of the conviction.

SEC. A8.598-12, RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section 8.598-2 as requisite to retirement, a member of the fire department shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 8.598-2, and, except as provided in the following puregraph Section 8.598-16, nothing shall deprive said member of said right.

Any member of the fire department convicted of a crime involving moral turpitude committed in connection with his or her duties as a member of the fire department shall, upon termination of his or her employment pursuant to the provisions of this charter, forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section Abs.598-2, he or she shall have the right to elect, without right of revocation and within 90 days of the termination of his or her employment, whether to withdraw alt of his or her accumulated contributions or to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumilated contributions at the time of such termination of employment.

SEC.A8.598-16. FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member convicted of a crime involving moral turpitude committed in connection with his or het daties as an officer or employee of the City and County shall forfeit all rights to any henefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and use under the provisions of Section 8.5982, he or she shall have the right to elect, without right of revocation and within 90 days after his or her removal from office or employment to ecceive as his on her sole henefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment

Any member, after retirement for service or disability or while receiving a vesting allowance, who is convicted of a crime involving moral turpitude in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any further benefit from the Retirement System, and the Retirement System shall immediately cease all future payments to such member; provided however, that it, at the time of the conviction, said member has renaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

PROPOSITION D

Describing and setting forth a proposal to the qualified voters of the City and County of San Francisco to amend the Charter of the City and County of San Francisco by amending Section 4.101 to make it City policy to consider and as appropriate support the nomination, appointment and confirmation of female, minority, and disabled candidates to fill seats on anonimity boards, commissions, or advisory bodies.

The Board of Supervisors hereby submits to the qualified voters of the City and County, at an election to be held on June 3, 2008, a proposal to amend the Charter of the City and County by amending Section 4.101 to read as follows:

Note: Additions are <u>single-underline italics Times New Roman</u>.

Deletions are <u>strikethrough italics Times New Roman</u>.

SEC. 4.101. BOARDS AND COMMISSIONS--COMPOSITION.

- (a) Unless otherwise provided in this Charter, the composition of each appointive board, commission or advisory body of any kind established by this Charter or legislative act of the United States of America, the State of California or the Board of Supervisors shall:
- Be broadly representative of the communities of interest, neighborhoods, and the diversity in ethnicity, race, age, and sexual orientation, and types of disabilities of the City and County and have representation of both sexes; and
- 2. Consist of electors of the City and County at all times during the term of their respective offices, unless otherwise specifically provided in this Charter; or in the case of boards, commissions or advisory bodies established by legislative act the position is (a) designated by ordinance for a person under legal voting age, or (b) unless specifically exempt from the provisions, or waived by the appointing officer or entity upon a finding that an elector with specific experience, skills or qualifications willing to serve could not be located within the City and County.

It shall be official City policy that the composition of each appointive board, commission, or advisors body of any kind established by this Charter or legislative act of the United States of America, the State of California, or the Board of Supervisors shall reflect the interests and contributions of both men and women of all cases, ethnicities, sexual orientations, and types of disabilities. The voters therefore arge in the storngest terms all City officers and agencies involved in nominating, appointing or confirming members of those appointive boards, commissions, or advisory bodies to consider and as appropriate support the ammination, appointment or confirmation of female, minority, and disabled candidates to fill seats on those bodies.

The Commission on the Status of Women shall conduct an analysis of appointments to appointive boards, commissions, and advisory, bodies in the second and fourth year of each mayoral administration to track the diversity of appointments to such bodies. This analysis, to be based only on voluntary disclosures, shall include gender, ethnicity, sexual orientation, disability status, and any other relevant demographic audities.

(b) Vacancies on appointive boards, commissions or other units of government shall be filled for the balance of the unexpired term in the manner prescribed by this Charter or ordinance for initial appointments.

manner prescribed by this Charter or ordinance for initial appointments.

(c) Terms of office shall continue as they existed on the effective date of this Charter.

PROPOSITION E

Describing and setting forth a proposal to the qualified voters of the City and County of San Francisco to amend the Charter of the City and County of San Francisco by amending Section 4.112 to require confirmation by the Board of Supervisors of the Mayor's appointments to the Public Utilities Commission and to set qualifications for members of the Public Utilities Commission.

The Board of Supervisors hereby submits to the qualified voters of the City and County, at an election to be held on June 3, 2008, a proposal to amend the Charter of the City and County by amending Section 4.112 to read as follows:

Note: Additions are <u>single-underline italics Times New Roman</u>.

Deletions are <u>strikethrough italics Times New Roman</u>.

SEC. 4.112. PUBLIC UTILITIES COMMISSION.

(a) The Public Utilities Commission shall consist of five members appointed by the Mayor, subject to confirmation by a majority of the Board of Supervisors, pressum-to-Section 3-100, for four year terms. Each of the members shall serve for a term of four years, Members may be removed by the Mayor only oursuant to Section 15.105.

(b) Seat I on the Commission shall be a member with experience in environmental policy and an understanding of environmental justice issues. Seat 2 shall be a member with experience in ratepayer or consumer advocacy. Seat 3 shall be a member with experience in project finance. Seat 4 shall be a member with expersive in water systems, power systems, or public utility management, And Seat 5 shall be an at-large member.

(c) The respective terms of office of members of the Public Villies Commission who hold office on August 1, 2008 shall expire at noom on that date, and the members appointed pursuant to the amendments to this Section approved at the June 2008 election shall succeed to said office at that time, in order to provide for stagegered terms, the members appointed to Seats 2 and 4 shall serve for an initial term of two years from August 1, 2008. The remaining three members appointed to Seats 1, 3, and 5 shall serve for an initial term of four years from August 1, 2008, and three offer the terms of all members shall be four years.

(d) The Commission shall have charge of the construction, management, supervision, maintenance, extension, operation, use and control of all water and energy supplies and utilities of the City as well as the real, personal and financial assets, which are under the Commission's jurisdiction on the operative date of this Charter, or assigned pursuant to Section 4.132.

PROPOSITION F

Ordinance setfing forth policies requiring the development plan for the Bayview Hunters Point area to include a significant amount affordable housing and requiring the Board of Supervisors to find that the development plan is consistent with these affordable housing policies before it approves any sale, conveyance or lease of the Cityowned land at Candlestick Point, including the property currently used for the existing Monster Park stadium and related parking areas, in connection with the development plan.

Be it ordained by the People of the City and County of San Francisco:

Section 1. Findings.

The People of the City and County of San Francisco (the "City") make the following findings:

- (a) In May 2007 the City's Board of Supervisors and Mayor approach a resolution endorsing a Conceptual Framework for the integgrated development of certain real property at Candlestick Point and the remaining phases of the Hunters Point Shipyard redevelopment project, both of which are located within the Bayview Hunters Point area of San Francisco (the "Bayview").
- (b) The Shipyard property, owned by the United States Department of the Navy (the "U.S. Navy"), consists of a once thriving major maritime industrial center that employed generations of Bayview residents. In 1974, the U.S. Navy ceased operation of the Shipyard, the closure of which had profoundly negative impacts on the economic base of the Bayview. The Bayview is characterized by underused and declin-

ing former industrial areas in need of revitalization. In July 1997, the Board of Supervisors adopted and the Mayor approved a redevelopment plan for the Shipyard (the "Shipyard Redevelopment Plan").

Candlestick Point includes (i) the Alice Griffith Public Housing Development, also known as Double Rock ("Alice Griffith Public Housing"), which is owned by the San Francisco Housing Authority; (ii) the Candlestick Point State Recreation Area; and (iii) the City-owned stadium and related parking area under lease to the San Francisco Forty Niners (the "49ers") named Monster Park. In June 2006, the Board of Supervisors adopted and the Mayor approved a redevelopment plan covering large portions of the Bayview, including most of Candlestick Point (the "Bayview Redevelopment Plan").

(d) The Conceptual Framework envisions a major mixed-use project for the area, including hundreds of acres of new waterfront parks and open space, thousands of new units of housing, including affordable housing, extensive job-generating retail and research and development space, permanent space for the artist colony that exists in the Shipyard and a site for a new stadium for the 49ers. Combining planning and development for the Shipyard Property and Candlestick Point as an integrated revitalization project provides, among other goals, an opportunity to provide a significant amount of affordable housing. The Shipyard Property and Candlestick Point are referred to in this Initiative as the "Project Site." A map of these two areas is attached for reference as Exhibit A. The integrated development envisioned under the Conceptual Framework is referred to in this Initiative as the "Integrated Development Plan."

(e) The purpose of the Conceptual Framework was to (1) set forth certain goals and principles to guide the proposed redevelopment of the Project Site, (2) present a preliminary plan for the integrated development of the Project Site so that the City may begin environmental review under the California environmental Quality Act ("CEQA"), and (3) set forth the parameters for the City and the San Francisco Redevelopment agency to begin an extensive community and public review process of the preliminary proposal, as that proposal may be modified and updated during the public review and planning process. As such, the Conceptual Framework envisions the creation of affordable housing, but does not set specific goals with respect to the amount of affordable housing to be created by the project.

The Bayview Hunters Point Area Plan of the San Francisco General Plan identifies affordability as the primary housing issue facing the Bayview. As stated in the General Plan, the Bayview has a low median income relative to the rest of the City, such that to be affordable to most Bayview households, rental housing should be at a cost level affordable to those with 50% of the City's median income and ownership housing should be at a cost level affordable to households earning an amount equal to 80% of the City's medial income.

The Alice Griffith Public Housing is in need of repair and replacement. The Alice Griffith Public Housing site includes vacant land owned by the Housing Authority and provides an opportunity for the Housing Authority to partner in the overall redevelopment of housing in the area

Section 2. Governmental and Public Review and Approval.

Any Integrated Development Plan for the Project Site will be subject to extensive public review and input and require public approvals from the City and various federal and state agencies, which may include among others the San Francisco Redevelopment Agency, the State Department of Parks and Recreation, the San Francisco Housing Authority, the San Francisco Bay Conservation and Development Commission, the State Lands Commission, the State Regional Water Quality Control Board and the U.S. Navy. The implementation of any Integrated Development Plan for the Project Site will also require amendments to the City's General Plan, the existing Bayview Redevelopment Plan and the Shipyard Redevelopment Plan following environmental review under CEQA. As a result of the public review and approval process described here, the boundaries of the Project Site as identified on Exhibit A and the provisions of the Integrated Development Plan as described in the Conceptual Framework and generally described in this Initiative may be materially different at the time of approval. The reference to the Project Site and Integrated Development Plan in this Initiative is intended to refer to both the Project Site and the Integrated Development Plan as they are defined in this Initiative, and as they may be modified in the future as a result of the public review and approval process, including the CEOA process.

Section 3. Purpose.

The purpose of this Initiative is to express the voters' intent that the City and other applicable agencies incorporate a significant affordable housing component into the Integrated Development Plan. The voters wish to encourage all local, state and federal agencies with applicable jurisdiction to take all steps necessary to proceed with an Integrated Development Plan consistent with this Initiative.

Section 4. Policies

It is the Policy of the People of the City that any Integrated Development Plan approved by the City for the Project Site under a new redevelopment plan for the Project Site or through amendments to the Shipyard Redevelopment Plan or Bayview Redevelopment Plan, or both, include the following provisions:

(a) The Integrated Development Plan shall require that at least one-half of all new housing units to be developed in the Project Site over the term of the redevelopment plan be affordable as follows: (1) at least one-sixth of all units shall be affordable to 80% SFMI households; (2) at least one-sixth of all units shall be affordable to 60% SFMI households: and (3) at least one-sixth of all units shall be affordable to 30% SFMI households. For purposes of this subsection (a):

(i) "80% SFMI household," "60% SFMI household," and "30% SFMI household" mean, respectively, a household that earns no more than 80%, 60%, and 30% of the median household income, adjusted for family size, in the City, as calculated by the Mayor's Office of Housing or its successor ("MOH") each year using data from the United States Department of Housing and Urban Development ("HUD") or, if that data is unavailable, from other comparable, publicly available and credible

(ii) "Affordable" means a residential dwelling offered for rent at a monthly price, including utilities, that does not exceed thirty percent (30%) of household monthly gross income, or offered for sale at a price with a payment for all housing costs that is consistent with MOH's underwriting guidelines. MOH shall develop and maintain guidelines that specify affordability and other requirements, including a minimum household size for dwellings with a certain number of bedrooms or square

The Integrated Development Plan shall provide that preferences for the affordable housing provided by this Initiative shall be made available for rent or purchase to persons and families of low- and moderate-income in the following order of priority, to the extent permitted by law: (1) any resident in good standing of Alice Griffith Public Housing as of January 1, 2008 or subsequently; (2) persons who have rights to residential relocation assistance under the San Francisco Redevelopment Agency's Certificate of Preference Program as amended by San Francisco Redevelopment Agency Resolution No. 253-98, adopted on December 8, 1998 and others who are entitled to residential relocation assistance under the California Redevelopment Law because they have been displaced from redevelopment project areas in San Francisco; (3) rent burdened or assisted housing residents, defined as persons paying more than 50% of their income for housing, or persons residing in public housing or HUD Section 8 housing: (4) San Francisco residents and (5) members of the general public. Any residency preference authorized under this Section shall be permitted only to the extent that such preference: (a) does not have the purpose or effect of delaying or otherwise denying access to housing based on race, color, ethnic origin, gender, religion, disability, age, or other protected characteristic of any member of an applicant household; and (b) is not based on how long an applicant has resided or worked in the area

Any rebuilding of Alice Griffith Public Housing as part of the Integrated Development Plan, to the extent allowed under any applicable federal and state laws, (i) shall provide at least one-for-one replacement units targeted to the same income levels as those of the existing

residents and (ii) must be phased to ensure that all eligible residents of Alice Griffith Public Housing as of January 1, 2008, have the right to move to new comparable units on the Alice Griffith Public Housing site without being displaced from existing Alice Griffith Public Housing site until the new replacement units are ready for occupancy; provided, however, this Initiative does not intend to fix income eligibility for Francisco Housing Authority residency or alter any applicable rules or regulations of the San Francisco Housing Authority or of HUD regarding eligibility for residency.

Section 5. Disposition of City Land at Candlestick Point

The Board of Supervisors shall not approve any sale, conveyance or lease of the City-owned land at Candlestick Point, including the property currently used for the existing Monster Park stadium and related parking areas, in connection with the Integrated Development Plan unless the Board of Supervisors finds, following the public review process described in Section 2 of this Initiative, that the Integrated Development Plan is consistent with and incorporates the policies set forth in Section 4 of this Initiative.

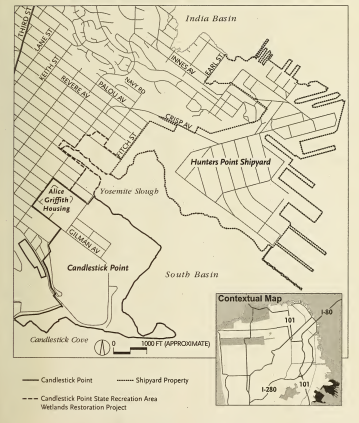
Section 6. Severability

If any provision of this Initiative, or any application of this initiative to any person or circumstance is held invalid, such invalidity shall not affect any provision or application of this Initiative that can be given effect without the invalid provision or application. To this end, the provisions of this Initiative are severable.

(Legal Text of Proposition F includes "Exhibit A" on next page.)

EXHIBIT A

Map of the the Shipyard Property and Candlestick Point



PROPOSITION G

Section 1. Title.

This Initiative shall be known and may be cited as the "Bayview Jobs, Parks and Housing Initiative."

Section 2. Findings.

The People of the City and County of San Francisco (the "City") make the following findings:

- (a) Improving the quality of life of the residents of the Bayview Hunters Point community (the "Bayview") is one of the City's highest priorities. Expediting the revitalization of the Bayview will provide long overdue improvements that also will benefit the City as a whole. Both the Hunters Point Shipyard (the "Shipyard") and Candlestick Point are part of the Bayview and together make up the largest area of underused land in the City. Combining planning and development for the remainder of the Shipyard that is not already underway (the "Shipyard Property") and Candlestick Point as an integrated revitalization project will provide hundreds of acres of much needed public parks and public open space, significant jobs and economic development opportunities, particularly for residents and businesses of the Bayview, and a substantial number of new affordable and market-rate housing units, including a mix of rental and for-sale units. Integrated development of these areas can also provide a world-class site for a new stadium for the San Francisco Forty Niners (the "49ers"), including improvements in transportation and other infrastructure. The Shipyard Property and Candlestick Point, subject to any final adjustments as described in Section 9, are referred to in this Initiative as the "Project Site." A map of these two areas is attached for reference as Exhibit A.
- (b) The Shipyard was once a thriving, major maritime industrial center that employed generations of Bayview residents. Following World War II, the Shipyard was a leading hub of employment for the Bayview, providing logistics support, construction and maintenance IUS. naval operations. At its peak, the Shipyard employed more than 17,000 civilian and military personnel, many of whom lived in the adjacent Bayview neighborhood. In 1974, the United States Department of the Navy (the "Navy") ceased operation of the Shipyard. The closure of the Bayview. In 1993, the United States Congress passed special legislation that gave the Navy authority to convey the Shipyard to the City.
 (c) Candlestick Point includes: (b) the Alice Orififth Housing
- (c) Candiestick Foint includes: (i) the Alice Griffith Housing"), Development, also known as Double Rock ("Alice Griffith Housing"), which, although in need of repair or replacement for its residents, has few governmental resources for those repairs; (ii) the Candiestick Point State Recreation Area, much of which is severely under-improved, under-uniized and under-funded, and the restoration and improvement of which has been a long-term goal of the Bayview, the City and the State; and (iii) the City-owned stadium, named Monster Park, that is nearing the end of its useful life.
- (d) The Yosemite Stough, which lies between Candlestick Point and the Shipyard Property, was once a pristine wetland area but has been subject to environmental distress caused by illegal dumping and neglect. The California State Parks Foundation and California State Parks are in the process of implementing the Yosemite Slough Restoration plan, which will reopen the Yosemite Slough to public access, create the largest contiguous wetland area in the City and make the wetlands pristine again.
- (e) The City's lease of Monster Park to the 49ers is scheduled to expire in May 2013, although the 49ers have the right to extend that date by exercising certain extension options. In the fall of 2006, the 49ers announced their intention to explore relocating to Santa Clara. Since then, the 49ers have continued to evaluate the feasibility of building a new stadium both there and in San Francisco. Regardless of the 49ers' final decision, the City would like to proceed with the integrated revitalization of the Project Site, with or without a new stadium.
- (f) Community and elected officials and San Francisco voters have consistently expressed their support for revitalizing the Project Site

and demanded accountability from the federal government to clean up the Shipyard. In July 1997, the Board of Supervisors adopted and the Mayor approved a redevelopment plan for the Shipyard (the "Shipyard Redevelopment Plan"), and in June 2006, after a ten-year planning process, the Board of Supervisors adopted and the Mayor approved a redevelopment plan covering large portions of the Bayview, including most of Candlestick Point (the "Bayview Redevelopment Plan"). Both those redevelopment plans are designed to create economic development, affordable housing, parks and open space and other community benefits by developing underused lands like those comprising the Project Site. More recently, in May 2007 the Board of Supervisors and the Mayor approved a resolution endorsing a Conceptual Framework for the integrated development of the Project Site with a major mixed-use project, including hundreds of acres of new waterfront parks and open space, thousands of new units of housing, a robust affordable housing program, extensive job-generating retail and research and development space. permanent space for the artist colony that exists in the Shipyard and a site for a new stadium for the 49ers on the Shipyard Property.

(g) In furtherance of the Board's May 2007 resolution and in compliance with the California Environmental Quality Act ("CEQA"), on August 31, 2007 the Redevelopment Agency of the City and County of San Francisco (the "Agency") and the San Francisco Planning Department published a Notice of Preparation of an Environmental Impact Report (the "NOP") and solicited public participation in determining the scope of an Environmental Impact Report ("EIR") for the development of the Project Site. Both the NOP and the Conceptual Framework contemplate that integrated development of the Project Site should proceed whether or not the 49ers elect to build a new stadium on the Project Site and contemplate that, if a new 49ers' stadium is not constructed because the 49ers move to Santa Clara or elsewhere, other uses, including additional green office, science and technology, research and development and industrial space or housing-or a combination of those uses-will be developed on the Project Site instead of the stadium and associated parking.

Section 3. Purpose.

In light of the findings set forth in Section 2 above, the purpose of this Initiative is to express the voters' intent that the City and other applicable agencies move forward with the revitalization of the Project Site to provide tangible benefits for the Bayview in particular and the City generally and a new stadium site for the 49ers. Toward that end, the voters wish to repeal Propositions D and F, establish policies to guide the revitalization planning efforts, authorize the lease or conveyance of City-owned park land at Candlestick Point under certain conditions and encourage all local, state and federal agencies with applicable jurisdiction to take all steps necessary to proceed with the development of the Project Site consistent with this Initiative.

More specifically, the People of the City declare their purposes in enacting this Initiative to be as follows:

(a) Improving and creating additional public parks and public open space in the Bayview, particularly along the waterfront. This Initiative will permit the City's park property at Candlestick Point, including land currently used for Monster Park and associated surface.

including land currently used for Monster Park and associated surface parking, to be transferred for development consistent with the objectives described in Section 4 below. At the same time, this Initiative requires that any park property transferred by the City be replaced with other public park and public open space property of at least the same size in the Project Site, all as provided in Section 6 below. It also encourages the improvement of the Candlestick Point State Recreation Area and the extension of the Bay Trail along the Project Site's waterfront.

(b) Improving the quality, availability and affordability of housing in the Bayview. This Initiative encourages the development of new housing in the Project Site with a mix of rental and for-sale units, both affordable and market-rate.

(c) Improving the quality of Alice Griffith Housing. This Initiative encourages the rebuilding of Alice Griffith Housing as a part of the development of the Project Site, subject to consultation with the resi-

dents of Alice Griffith Housing and to approval by applicable governagencies. If such approvals are obtained and Alice Griffith Housing is included in the integrated development project, such development must be consistent with the objectives in subsection (3) of Section 4 below that relate to Alice Griffith Housing.

(d) Elevating the Project Site into a regional center for green development and the use of green technology. This initiative encourages the use of green building construction practices and the incorporation of environmental sustainability principles in the design and development of the Project Site, including the use of renewable energy. In addition, this linitiative encourages the inclusion of green development projects on the Project Site, such as green office, research and development or industrial projects, including a green office, science and technology, biotechnology or divital media camous.

(e) Providing commercial opportunities and jobs for the residents of the Bayview. This Initiative encourages and anticipates construction and permanent jobs for local economically disadvantaged residents, particularly in the Bayview, and a range of economic development

opportunities, including retail and commercial space.

(f) Encouraging the 49ers to remain in San Francisco. The 49ers are an important source of civic pride and have contributed to the Bayview. They are closely identified with San Francisco, having played in San Francisco since the 1940s and in Candlestick Point since the 1970s. This Initiative encourages the 49ers to remain in San Francisco by providing a world-class site for a new stadium on the Shipyard Property, together with supporting infrastructure.

(g) Repealing the earlier stadium mall framework and financing propositions. In June 1997, the City's voters adopted two ballot measures—Proposition D and Proposition F—relating to stadium and mall development at Candlestick Point. Proposition D authorized the City to use lease financing to borrow up to \$100\$ million toward building a new stadium at Candlestick Point. Proposition F changed various City zoning and other laws so that a new stadium, an entertainment and regional shopping center and new residential developments could be built. In the fall of 2006 the 49ers decided that the proposed stadium did not meet their needs. The plan envisioned by Propositions D and F for a stadium and adjoining retail and entertainment center partially financed through the use of a \$100 million bond issuance by the City is no longer viable. Accordingly, this Initiative repeals both Propositions D and F.

Section 4. Policies.

It is the Policy of the People of the City that, consistent with the objectives set forth in this Section 4 and subject to the public review process generally described in Sections 5 and 9 below, the City shall encourage the timely development of the Project Site with a mixed-use project that includes the following major uses, together with supporting transportation and other infrastructure improvements (collectively, the "Project"): (i) over 300 acres of public park and public open space improvements, including the improvement of the existing Candlestick Point State Recreation Area, the establishment of a new State park area on the Shipyard Property, the creation of a number of recreation facilities. sports fields and neighborhood-oriented parks and the extension of the Bay Trail along the waterfront of the Project Site; (ii) between about 8,500 and 10,000 residential housing units across the Project Site, including a mix of rental and for-sale units, both affordable and market-rate; (iii) about 600,000 square feet of regional retail on Candlestick Point and about 100,000 square feet of neighborhood-serving retail on the Shipyard Property; (iv) about 2,000,000 square feet of green office, science and technology, biotechnology or digital media office, research and development and industrial uses on the Shipyard Property and about 150,000 square feet on Candlestick Point, with more of such uses on the Project Site if the stadium is not built on the Shipyard Property; (v) if practicable, a site for an arena or other public performance venue; (vi) if the 49ers and the City determine it is feasible to build a new stadium for the 49ers and the 49ers elect in a timely manner to do so, a site on the Shipyard Property for a new National Football League stadium for the 49ers, including green parking surfaces that would both accommodate parking for stadium events and serve as public playing fields at other times; and (vii) if a new stadium is not built, then additional green office, science and technology, research and development and industrial space, or housing—or a combination of those uses—instead of the stadium and associated parking. Development of the Project Site shall be consistent with the following objectives:

- (1) The integrated development should produce tangible community benefits for the Bayview and the City, and in so doing should:
 - Improve the Candlestick Point State Recreation Area to enhance public access to the waterfront and enjoyment of the Bay.
 - Create new public recreational and public open spaces in the Project Site.
 - Preserve the shoreline of the Project Site primarily for public park and public open space uses, including an extension of the Bay Trail along the Project Site's waterfront.
 - Afford a range of job and economic development opportunities for local, economically disadvantaged individuals and business enterprises, particularly for residents and businesses located in the Bayview.
 - Include neighborhood-serving retail.
 - Subsidize the creation of permanent space on the Shipyard Property for the existing artists.
 - Transform the contaminated portions of the Shipyard Property into economically productive uses or public open space, as appropriate.
 - Encourage the timely development of the Project Site and its public benefits, whether on not the 49ers decide to remain in San Francisco, including developing alternate uses for the stadium site on the Shipyard Property that are consistent with the other objectives set forth in this Section 4, but recognizing that the overall financial feasibility of the development of the Project Site and the phasing of the integrated development depends on the 49ers' vacating the current site of Monster Park, whether to a new stadium on the Shipyard Property or elsewhere outside of the Project Site.
- (2) The Integrated development should reunify the Project Site with the Bayview and should protect the character of the Bayview for its existing residents, and in so doing should:
 - Foster the creation of strong commercial, institutional, cultural and urban design ties between the development in the Project Site and the Bayview in particular and the City in general.
 - Provide automobile, public transportation and pedestrian connections between the Shipyard Property and Candlestick Point to facilitate the integration of the Project Site and reunification with the Bayview.
 - Afford substantial affordable housing, jobs and commercial opportunities for existing Bayview residents and businesses.
 - Prohibit, in implementing the Project, the use of eminent domain to acquire any property that is currently residentially zoned, is improved with a building that contains one or more legally occupied dwelling units, is a church or other religious institution, or is publicly owned, including, without limitation, property owned by the Housing Authority of the City and County of San Francisco.
- (3) The integrated development should include substantial new housing in a mix of rental and for-sale units, both affordable and market-rate, and encourage the rebuilding of Alice Griffith Housing, and in so doing should:

- Provide substantial opportunities for new affordable housing that is targeted to the lower income levels of the Bayview population, including new units that are suitable for families, seniors and young adults.
- Include housing at levels dense enough to: crease a distinctive urban form and at levels sufficient to make the development of the Project Site financially viable, consistent with the objectives stated in subsection (6) below; attract and sustain neighborhood retail services and cultural amenities; create an appealing walkable urban environment served by transit; help pay for transportation and other infrastructure improvements; and achieve economic and public benefits for the Bayview in particular and the City generally.
- Subject to consultation with Alice Griffith Housing residents and the receipt of all required governmenal approvals, rebuild Alice Griffith Housing to provide at least one-for-one replacement units targeted to the same income levels as those of the existing residents and ensure that eligible Alice Griffith Housing residents have the opportunity to move the the new, upgraded units directly from their existing Alice Griffith Housing units without having to relocate to any other area.
- Include a mix of stacked flats, attached town homes and-in appropriately selected locations-low-rise, mid-rise and high-rise towers, to help assure the economic feasibility of the development and provide a varied urban design.
- (4) The integrated development should incorporate environmental sustainability concepts and practices, and in so doing should:
 - Apply sustainability principles in the design and development of public open spaces, recreation facilities and infrastructure, including wastewater, storm water, utility and transportation systems.
 - Apply green building construction practices.
 Include energy efficiency and the use of renewable
 - Encourage green development projects, such as green office, research and development or industrial projects, including a green technology, biotechnology or digital media campus.
- (5) The integrated development should encourage the 49ers – an important source of civic pride—to remain in San Francisco by providing a world-class site for a new waterfront stadium and supporting infrastructure, and in so doing should:
 - Provide parking, transportation, transit and other infrastructure necessary for the operation of the stadium, including automobile, public transit and pedestrian connections between the Shipyard Property and Candlestick Point in order to facilitate the efficient handling of game day traffic.
 - Prohibit the issuance by the City of lease revenue bonds or other debt that will be secured by or repaid from revenues on deposit in the City's General Fund to finance development of the new stadium.
- (6) The integrated development should be fiscally prudent, with or without a new stadium, and in so doing should:
 - Minimize any adverse impact on the City's General Fund relating to the development of the Project Site by relying to the extent feasible on the development to be self-sufficient.
 - · Promote financial self-sufficiency by: encouraging

substantial private capital investment; leveraging land value created through the entitlement process for the Project Site; allowing the City or the Agency, subject to the review process generally described in Section 5 below, to contribute real property in the Project Site, so long as the contribution is linked to the provision of public benefits consistent with the objectives in this Section 4 or to the grant of rights to the City or the Agency to share in surplus revenues from development of the Project Site; and permitting the use of certain tax exempt financing tools such as the allocation of property tax-increment from the Project Site, the issuance of tax allocation bonds based on such increment and the issuance of community facilities (Mello-Roos) bonds secured by private property in the Project Site.

- Allow the Agency to use its city-wide Affordable
 Housing Fund to help finance affordable housing
 projects in the Project Site.
- Except as provided immediately above, prohibit the use of property tax increment from any part of a redevelopment area outside of the Project Site to finance construction of improvements in the Project Site.
- To the extent feasible, use state and federal funds to pay for environmental remediation on the Project Site and help pay for transportation and other infrastructure improvements, and provide ways for other development projects outside the Project Site to pay their fair share for new infrastructure improvements,

Section 5. Governmental and Public Review of Development Plan.

Any development plan proposed for the Project Site, including the Project, will be subject to extensive public review and input. For example, any development plan will require public approvals from the City and the Agency, including conforming amendments to the City's General Plan and the existing Bayview Redevelopment Plan and Shipyard Redevelopment Plan, following environmental review under CEQA. Further, under federal and state laws, aspects of the development plan may also be reviewed by various regional, state and federal agencies, which may include the State Department of Parks and Recreation, the State Lands Commission, the State Regional Water Quality Control Board and the Navy.

Section 6. Disposition of City Land at Candlestick Point.

Under San Francisco Charter Section 4.113, the voters of the City approve the following (each a "Permitted Transfer"): (1) the sale, conveyance or lease for non-recreational purposes of any of the park land that is under the jurisdiction of the San Francisco Recreation and Park Commission and located within the boundary of Candlestick Point, including the property currently used in connection with the existing stadium and related parking areas; and (2) the construction, maintenance and use for non-recreational purposes of any structure on such property. Each Permitted Transfer may be free from any restriction that the affected real property be used for park or recreation purposes, so long as: (a) the City's approval of such Permitted Transfer requires a binding obligation to create new public park or public open space land areas, at least equal in size to the real property subject to the Permitted Transfer, that are located in the Project Site; and (b) the Board of Supervisors finds in approving a Permitted Transfer at the conclusion of the review process generally described in Section 5 above, that: (i) new land areas are suitable for public park or public open space and will be dedicated for such uses; and (ii) the Permitted Transfer furthers development of the Project Site consistent with the objectives set forth in Section 4 above. The voters' approvals granted under this Section 6 are not intended to modify or abrogate any existing legal commitment of the City or to limit any other (Legal Text of Proposition G continues on next page.)

authority to sell, convey, lease or otherwise transfer any other Cityowned land in the Project Site or to build, maintain or use any such land or structures on such land under any City ordinance or other applicable law.

Section 7. Repeal of Proposition D.

The approval of the voters to lease-finance a stadium development at Candlestick Point, in principal amount not exceeding \$100 million, as more particularly set forth in Proposition D adopted in June 1997, a copy of which is attached for reference as Exhibit B, is repealed in its entirety. Accordingly, the City no longer has voter authority as required under its Charter to issue lease revenue bonds under Proposition D for a stadium development.

Section 8. Repeal of Proposition F.

Proposition F, adopted by the voters on June 3, 1997, a copy of which is attached for reference as Exhibit C, is repealed in its entirety.

Section 9. Implementing Actions.

The People of the City encourage the City, the Agency and other public agencies with applicable purisdiction to proceed as expeditiously as possible to implement this Initiative, including, but not limited to, adopting land use controls for the Project Site consistent with the objectives set forth in Section 4 above and subject to the review process generally described in Section 5 above.

As a result of the public process generally described in Section 5 above and certain variables, including, for example and without limitation, market changes, economic feasibility and the timing of the 49ers departure from Monster Park, the final development plan for the Project Site may be materially different from the Project and the boundaries of the Project Site may be materially different from those identified on Exhibit A. The People of the City encourage the Board of Supervisors and other public agencies with applicable jurisdiction to approve such final development plans at the conclusion of the review process generally described in Section 5 above, so long as the Board of Supervisors and the Mayor then determine that such plans are generally consistent with the objectives set forth in Section 4 above.

Section 10. Interpretation.

The title of this Initiative and the captions preceding the sections of this Initiative are for convenience of reference only. Such title and captions shall not define or limit the scope or purpose of any provision of this Initiative. The use of the terms "including," "such as" or words of similar import when following any general term, statement or matter shall not be construed to limit such term, statement or matter to the specific items or matters, whether or not language of non-limitation is used. Rather, such terms shall be deemed to refer to all other items or matters that could reasonably fall within the broadest possible scope of such statement, term or matter. The use of the term "or" shall be construed to mean and/or.

Section 11. Severability.

If any provision of this Initiative or any application thereof to any person or circumstance is held invalid, such invalidity shall not affect any provision or application of this Initiative that can be given effect without the invalid provision or application. To this end, the provisions of this Initiative are severable.

Attachments:

Exhibit A Map of the Shipyard Property and Candlestick Point

Exhibit B Proposition D (June 1997)

Exhibit C Proposition F (June 1997)

38-CP165-EN-J08

EXHIBIT A

Map of the the Shipyard Property and Candlestick Point

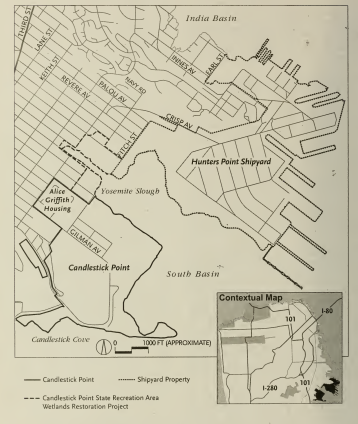


EXHIBIT B PROPOSITION D

SUBMITTING A BALLOT PROPOSITION FOR THIS YEAR'S JUNE 329 SPECIAL ELECTION, AUTHORIZING THE CITY TO LEASE-FINANCE ASTADIUM BEVELOPMENT AT CANDLESTICK POINT. IN PRINCIPAL AMOUNT NOT EXCEEDING \$100,000,000, PROVIDED NO CITY TAXES ARE INCREASED OR NEWLY IMPOSED WITHOUT PROPOSITION 218 VOTER APPROVAL: AND FINDING THE LEASE-REVENUE BOND PROPOSITION IS IN CONFORMITY WITH THE EIGHT PRIORITY POLICIES OF PLANNING CODE SECTION 101.1 AND THE CITY'S GENERAL PLAN.

 RESOLVED, That pursuant to Charter Section 9.108, the Board of Supervisors hereby submits to the electorate of the City and County of San Francisco the following proposition:

Shall the City lease-finance a stadium development at Candlestick Point, in principal amount not exceeding \$100,000,000, provided no City taxes are increased or newly imposed without Proposition 218 voter

The proposition shall be submitted to the electorate at the Special Election to be held on June 3, 1997. The proposition shall be placed on the ballot as a separate proposition in the form set forth above; and, be

- FURTHER RESOLVED. That the stadium development shall consist of the development, acquisition and/or construction of the stadium and related infrastructure, facilities, structures, equipment and furnishings, in whole or in part (collectively, the "Stadium Development"); and, be it
- FURTHER RESOLVED, That the term "infrastructure" shall mean the physical systems and services which support, in whole or in part, the Stadium Development and its users, including, but not limited to, parking, streets, highways, water systems and sewer systems; and, be
- FURTHER RESOLVED, That the term "Candlestick Point" shall mean Candlestick Point, the adjacent land and any other lands deemed necessary by the Board of Supervisors for the completion of the Stadium Development; and, be it
- FURTHER RESOLVED. That the authorized principal amount of \$100,000,000 shall be used to finance (1) a portion of the total cost of the Stadium Development; (2) cost of issuance; (3) capitalized interest; (4) reserve accounts; and (5) any other related cost designated by the Board of Supervisors; and, be it

 FURTHER RESOLVED, That the City shall not impose any new taxes or increase or extend any existing taxes for the Stadium Development without voter approval to the extent required by Proposition

218 passed by the voters on November 5, 1996; and, be it

• FURTHER RESOLVED, That the Board of Supervisors having reviewed the proposed legislature, finds and declares that the proposed lease-revenue bond proposition is, on balance, in conformity with the General Plan and is consistent with the Eight Priority Policies of the Planning Code Section 10.11 and hereby adopts the findings of the City Planning Department, as set forth in Planning Commission Resolution No. 14293, adopted February 6, 1997 and incorporates said finding by reference; and, be it

 FURTHER RESOLVED, That the City shall not issue the bonds until the following conditions have been negotiated and concluded

with the Mayor's Office:

The Forty Niners shall provide a written commitment to the City that it will play all of its home games in the stadium until the retirement of the City's bonds for the Stadium

Development.

A certification from the Controller that the total net proceeds
of bonds available for construction shall not exceed
\$100,000,000. The City's contribution for construction shall
be reduced by any net proceeds received from any tax allocation bonds that the Redevelopment Agency elects to issue
based on tax increment generated by the Project.

- The City determines, through the Mayor's office, that sufficient financial commitments are in place to construct an adjacent retail shopping center.
- A written commitment to comply with all the requirements of Administrative Code Sections 12B and 12C that are applicable to the Stadium Development, including nondiscrimination in benefits based on domestic partner status.
- A written commitment to provide an opportunity for 1000 permanent jobs at the Project to recipients of general assistance who become eligible through a training program.
- 6. A written commitment to use good faith efforts to provide that 50% of the construction jobs will be held by residents of the Bay-View Hunters Point-South Bayshore Community and 25% of permanent jobs available at the Project will be held by the community residents.
- A written commitment that the City will only be responsible for no more than 50% of football related operations and maintenance expenses of the stadium, based on a budget approved by the City and the Forty-Niners.
- A written commitment that there will be adequate provision for labor union representation at the project, including a card check neutrality agreement.
- A written commitment to pay any reduction in property tax revenues due to a reassessment to the extent necessary to service any tax allocation bonds issued for the Stadium Development.
- The City, through the Mayor's office, has determined that the City's contribution towards construction of the Project will be provided on a 20/80 prorata basis.
- For purposes of these conditions, Project shall be defined to mean both the Stadium Development and the proposed shopping retail center to be located at Candlestick Point. The Mayor shall deliver a certificate to the Board of Supervisors that the foregoing conditions have been met. Upon the Board of Supervisors approving the issuance of the bonds, such certificate shall be final and conclusive in all respects as to the satisfaction of all the foregoing conditions. Bonds includes bonds, lease-financing arrangements, and certificates of participation.

EXHIBIT C PROPOSITION F

Be it ordained by the People of the City and County of San Francisco:

Section 1. [Policy, Purpose]

It shall be the Policy of the People that a new professional football stadium, retail shopping and entertainment center, and related open space and parking be constructed, developed and operated at Candlestick Point consistent with the following principles:

The San Francisco Forty Niners are an invaluable source of civic pride and an integral part of San Francisco's image as a world-class city. The City and County of San Francisco must take immediate action to ensure that the Forty Niners have a suitable stadium in which to play their home games after the current lease at the existing stadium known as 3COM Park at Candlestick Point (formerly known as Candlestick Park) expires.

The City and County of San Francisco should have a state-of-theart professional football stadium suitable for hosting the National Football League's Super Bowl on a regular basis.

Candlestick Point and the surrounding area is the most suitable location within San Francisco for the construction of a new professional football stadium for the San Francisco Forty Niners and retail shopping and entertainment center that will assist in revitalizing the economy of the Bayview-Hunters Point-South Bayshore area and provide jobs.

The stadium shall be designed and constructed by the San Francisco Forty Niners, or an affiliate thereof, or a developer selected by the San Francisco Forty Niners or an affiliate thereof, through a combination of public and private financing.

LEGAL TEXT OF PROPOSITION G

The stadium shall be constructed in conjunction with the retail shopping and entertainment center.

The City and County of San Francisco shall retain ownership of the land upon which the stadium and retail shopping and entertainment center shall be built.

The City and County of San Francisco shall enter into one or more ground leases with the San Francisco Forty Niners, or an affiliate thereof, or the developer of the stadium and/or retail shopping and entertainment center, selected by the San Francisco Forty Niners or its affiliate, for the stadium and retail shopping and entertainment center site.

Development of the stadium and retail and entertainment center shall incorporate open space and shall be consistent with the purposes of the Candlestick Point State Recreation Area and the recreational opportunities presently available in that area, including shoreline trails and shoreline access to San Francisco Bay.

The existing stadium shall be demolished once the new stadium is completed and ready for occupancy, provided that the Giants baseball team has relocated to a new facility.

The stadium and retail stopping and entertainment center will produce substantial economic and public benefits for San Francisco residents generally and for the residents and business owners of the Bayview-Hunters Point-South Bayshore community specifically.

The stadium and retail shopping and entertainment center, and all related parking, will satisfy any public trust requirements and restrictions applicable to any portion of the site consisting of former tidelands and submerged lands.

Section 2. [Implementation]

Promptly following the effective date of this ordinance, the City and County of San Francisco, through the Board of Supervisors, the Planning Commission, Redevelopment Agency and other appropriate officials, boards or commissions, shall proceed to copperate with the Sar Francisco Forty Niners, or its affiliate, in taking all action necessary to achieve the purposes of this ordinance, including but not limited to assisting in the negotiations for property acquisition and applying for conforming amendments to all applicable state and regional plans and regulations.

Section 3. [Election Under Charter Section 4.113]

Pursuant to San Francisco Charter Section 4.113, the electors of the City and County of San Francisco herby approve the lease for non-recreational purposes of, and the construction, development, operation, maintenance, repair and replacement of structures for non-recreational purposes on, any and all of the park land presently under the jurisdiction of the City's Recreation and Park Commission and located within the boundaries of the Candlestick Point Special Use District as defined in this ordinance, including the property currently used for the existing stadium and paved stadium parking.

Section 4. [General Plan; Amendment]

The General Plan of the City and County of San Francisco is hereby amended as follows:

- (a) Figure 3 ("Generalized Land Use and Density") of the South Bayshore Area Plan Element shall be amended to redesignate the property generally bounded by Jamestown Avenue Extension, Giants Drive, Gilman Avenue, Arelious Walker Drive (Fichs Breter), Laroll Avenue, Griffith Street, and San Francisco Bay, as the "Candlestick Point Special Use District".
- (b) Figure 4 ("Candlestick Point Perimeter Proposed Revitalization Area") of the South Bayshore Area Plan Element shall be amended to indicate that the property within the Candlestick Point Special Use District shall be devoted to "Stadium, Commercial, Parking and Open Space" uses.

(c) New Policy 7.4 shall be added to the South Bayshore Area Plan Element to read as follows:

POLICY 7.4

Encourage commercial development within the Candlestick Point Special Use District that will complement a new sports stadium and the other commercial areas within the South Bayshore Area and the City, and that will create job opportunities for South Bayshore residents.

The existing sports stadium within this district may be replaced with a new professional football stadium of a size and character suitable for hosting the National Football League's Super Bowl on a regular basis. The construction of a new football stadium should be accompanied by development of retail and entertainment uses complementary to the stadium that will assist in revitalizing the economy of the area and create employment opportunities for South Bayshore residents. The City should require developers of new uses within the district to make good faith efforts to provide both construction and permanent jobs to South Bayshore residents.

Bayshore residents.

Commercial development within the district should consist primarily of destination-oriented uses that will supplement, and not substitute for, neighborhood-serving retail services within the South Bayshore area and particularly in the Third Street core commercial area. Structures to house retail and entertainment uses within the Candlestick Point Special Use District should be integrally linked to, and should be planned and developed as a comprehensive unit with, the stadium complex. The existing shoreline trail should be retained and enhanced. In addition, commercial development within the district should incorporate open space areas to the extent feasible. Transportation and transit improvements should be made in conjunction with development within the district. The City, with public input, should coordinate development within the Candlestick Point Special Use District with on-going revitalization efforts for the South, Bayshore area.

(d) Map 1 of the Recreation and Open Space Element shall be amended so that all property within the Candlestick Point Special Use District that is shown as property owned by the "Recreation and Park Department" shall be shown instead as property owned by "Other City Departments".

(e) Maps 2, 4, 8 and 9 of the Recreation and Open Space Element shall be amended by deleting all property within the Candlestick Point Special Use District from the "Existing Public Open Space" designation on Maps 2 and 4; the "Public Open Space" designation on Map 8, and the "Public Recreation and Open Space" designation on Map 9.

(f) Map 2 of the Commerce and Industry Element shall be amended to add a notation for all property within the Candlestick Point Special Use District that states, "Candlestick Point Special Use District;

see applicable Planning Code provisions.'

(g) Map 4 of the Urban Design Element shall be amended to add a notation for all property within the Candlestick Point Special Use District that states, "Candlestick Point Special Use District; see applicable Planning Code provisions."

(h) The Land Use Index shall be amended to conform to the amendments made above in subsections (a) through (g) in this Section

Section 5. [Special Use District].

Part II, Chapter II of the San Francisco Municipal Code (City Planning Code) is hereby amended by adding Section 249.19 to read as follows:

"Section 249.19 Candlestick Point Special Use District.

Saction 2017. Cannot seem to the Section Section Section Section Use District, "the boundaries of which are designated on Sectional Map No. 10 SU of the Zoning Maps of the City and County of San Francisco, and which is generally bounded by Jamestown Avenue Extension, Giants Drive, Gilman Avenue, Arelious Walker Drive (Fitch Street), Carroll Avenue, Griffith Street, and San Francisco Bay, is hereby established for the purposes set forth below. The following provisions shall apply within the Candlestick Point Special Use District:

(a) Purposes. The following controls imposed in the Candlestick Point Special Use District, shall accommodate the development of a stadium suitable for professional football and the National Football League's Super Bowl ("Stadium") and a retail shopping and entertainment center ("Retail/Enterialment Center"), together with open space and related parking facilities (collectively, the "Combined Project"), as principal

uses, and other uses as conditional uses.

- (b) <u>Controls</u>. The specific controls set forth herein shall apply only to the principal uses and conditional uses described in this Section 249.19(b). Any other development not described herein shall be governed by the underlying zoning controls.
- (1) <u>Principal Uses.</u> The following uses shall be permitted as principal uses in this Special Use District:
- (i) Stadium: A stadium, primarily to be used for professional football, but which may also be used for other sporting events or outdoor entertainment events, and which may include other assembly and entertainment uses, and other uses related to the stadium, including retail sales and personal service uses, sports clubs, restaurants and office uses accessory to the stadium (which shall not be deemed an "office development" subject to the provisions of Planning Code Sections 309 through 325 et seq.).
- (ii) Retail/Entertainment Center: A Retail Entertainment Center which may include any type or size of retail establishment, restaurant, bar, entertainment use (including but not limited to movie theaters), amusement enterprise (including but not limited to macon inglitclubs, bowling alleys, and skating rinks), and amusement park. Principal uses allowed under this subsection (ii) shall be limited to a total of 1,400,000 square feet of occupied floor area.

(iii) Open Space: Areas devoted to landscaping, shoreline access, shoreline trails, and active ror passive recreational uses. The areas used for passive or active recreational uses may also be used as temporary parking areas to support stadium events, provided that such areas shall not be paved and shall include drainage and other improvements appropriate for both open space and temporary parking uses.

- (iv) Parking: Off-street vehicle parking, provided by surface parking lots or underground or above ground parking garages to serve the Stadium and Retail/Entertainment Center.
- (2) <u>Conditional Uses</u>. The Planning Commission may authorize the following uses within the Special Use District as a conditional use:
- (i) Any principally permitted uses allowed under Section 249.19(b)(1)(ii) which exceed a total of 1,400,000 square feet of occupied floor area.
- (ii) Any use not specified in subsection (b)(1) above and permitted in any C District, as that term is defined in Planning Code Section 102.5.
- (3) Prohibited Uses, Adult entertainment establishments, as defined in Planning Code Section 790.36, massage establishments as defined in Planning Code Section 790.60 and any type of gaming, wagering or gambling establishment, shall not be permitted within the Special Use District.
- (4) Floor Area Ratio. There shall be no floor area ratio limitation for the Combined Project or any approved conditional use.
- (5) Design Review By Planning Commission, Any application for a new structure, or major alteration of an existing structure, to house a use permitted by this section as a principal use under Section 249.19(b)(1) shall be subject to design review and approval by the Planning Commission. The Planning Commission shall approve such application if it finds that the proposed development meets the applicable height, bulk, floor area limitation and parking standards of this Section 249.19(b), and is consistent with the Priority Policies set forth in Planning Code Section 101.1, and that the architectural design of the structures, the landscaping, and the quantity and design of usable open space are appropriate for the intended use, location and purpose of the structure(s). The Planning Commission shall take final action on any completed application for a development permitted by this section within 60 days of its first public hearing on the application. The procedures and criteria in this subsection shall govern in lieu of the discretionary review process set forth in Section 26 of Part III of the San Francisco Municipal Code. The fee for review of any application under this subsection shall be based on the cost of the time and materials (calculated at a rate of \$77/hour as may be adjusted by the Consumer Price Index) up to a maximum fee of \$14,800.

- (6) Parking, Parking shall be governed by Article 1.5 of the Planning Code unless otherwise specified in this subsection.
- (i) Planning Code Section 159 and subsections (a).
 (b), (h) and (p) of Planning Code Section 155 shall not apply to parking provided within the Special Use District. Planning Code Sections 155(i) and (j) shall apply only to the amount of parking required under Section 151.
- (ii) For the purposes of calculating minimum required parking under Planning Code Section 151, in no case shall the total number of required parking spaces for the Combined Project exceed the greater of either the parking spaces calculated for the Stadium or the parking spaces calculated for the Retail/Entertainment Center, standing alone.
- (7) Agoeal. The Planning Commission's determination on the design of the Combined Project pursuant to Section 249.19(b)(5) shall be a final determination on all design issues, except that the Arts Commission shall review the design, if required by Charter Section 5.103. Notwithstanding the provisions of Section 26 of Part III of the San Francisco Municipal Code, review by the Board of Appeals on the issuance of any demolition permit, building or site permit in this Special Use District shall be limited to compliance with the San Francisco Building Code, Health Code and Fire Code.
- (c) State Park Land. To the extent any land owned or otherwise under the jurisdiction or control of the California Department of Parks and Recreation is included within the boundaries of the Special Use District, any development on such land shall be consistent with the purpose of the Candlestick Point State Recreation Area and shall continue to make available to the people the recreational opportunities that are offered by the shoreline, waters and environment of San Francisco Bay. To this end, no development shall be permitted within 120 feet of the shoreline of the San Francisco Bay, as measured at mean low tide. Section 6. [Height Limit; Exceptions]
- (a) Part II, Chapter II of the San Francisco Municipal Code (City Planning Code) is hereby amended by adding Section 263.14 to read as follows:
- read as follows:

 "Section 263.14. Height Restrictions for Candlestick Point Special
 Use District.
- In the 60/150-200-X. Height and Bulk District as designated on Sectional Map No. 10H of the Zoning Map, the height limit shall be 60 feet, except that heights up to 200 feet shall be permitted for any stadium use permitted within the Candlestick Point Special Use District. An exception to the 60 foot height limit may be granted by the Planning Commission as a conditional use within the Candlestick Point Special Use District up to a maximum height of 150 feet. In the event any stadium constructed within the Special Use District is integrated into a retail shopping center or other structure, any transitional structures which connect or otherwise attach the stadium to the other structure shall be considered part of the stadium for purposes of determining the permissible height of the transitional structures within the Candlestick Point Special Use District shall be exempt from the provisions of Planning Code Section 295.
- (b) Part II, Chapter II of the San Francisco Municipal Code (City Planning Code) is hereby amended by adding subsection (L) to Section 260(b)(1) to enact the following exemption from height limits otherwise established by the City Planning Code:
- "(L) In the Candlestick Point Special Use District, light standards for the purpose of the lighting the stadium, scoreboards associated with the stadium, and flagpoles and other ornamentation associated with the stadium."

Section 7. [Signs]

Part II, Chapter II of the San Francisco Municipal Code (City Planning Code) is hereby amended by adding Section 608.51 to read as follows:

"Section 608.4A. Signs for Uses Within the Candlestick Point Special Use District.

Any sign that directs attention to a business, commodity, service, industry or other activity that is or will be sold, offered or conducted

within the Candlestick Point Special Use District and that either is greater than 200 square feet in area or extends above the roofline of the building upon which the sign is located ("SUD Sign") shall be permitted within the Candlestick Park Special Sign District if approved by the Planning Commission as a conditional use. Planning Code Sections 608.4, 608.5 and 609.2, or any other regulation applicable to signs within the Candlestick Park Special Sign District, shall not apply to SUD Signs. SUD Signs shall conform to the restrictions set forth in Planning Code Section 607 for signs in C-3 Districts, except that there shall be no height limit for SUD Signs. The Planning Commission may authorize an SUD Sign as a conditional use if the design of the sign and any associated sign structure is appropriate for the intended use and location. This criterion shall be in lieu of the criteria set forth in Planning Code Section 303(c)(1) through (4). Any scoreboard or sign within a stadium located in the Candlestick Point Special Use District shall be exempt from regulation under Article 6 of the Planning Code. Principally permitted signs within the Special Use District shall be consistent with a sign program submitted and approved by the Planning Commission as part of the design review process for the Candlestick Point Special Use District.

Section 8. [Special Use District Boundaries; Zoning Maps]

The boundaries of the Candlestick Point Special Use District created by this Ordinance are shown in Figure 1 attached hereto, which is provided for general orientation purposes only.

Special Use Map. Part II, Chapter II of the San Francisco Municipal Code (City Planning Code) is hereby amended by amending Sectional Map No. 10 SU of the Zoning Maps of the City and County of San Francisco to include the Candlestick Point Special Use District, the boundaries of which are hereinafter described.

The Special Use District shall include property bounded as follows, with street boundaries following the centerline of the referenced streets: Beginning at the point which is the intersection of Giants Drive and Gilman Avenue (the point of beginning), along Gilman Avenue to Arelious Walker Drive (also known as Fitch Street), along Arelious Walker Drive to Carroll Avenue, along Carroll Avenue to Griffith Street (a mapped but unconstructed street), along Griffith Street to the San Francisco Bay shoreline, then continuing south along the San Francisco Bay shoreline to Alvord Street (a mapped but unconstructed street), then continuing south and west along a line extending from Alvord Street to the San Francisco Bay shoreline, continuing east along the San Francisco Bay shoreline to Coleman Street (a mapped but unconstructed street), then north and east along Coleman Street to Jamestown Avenue Extension, then along the Jamestown Avenue Extension to the farthest west point of Assessor's Block No. 5000, then along the north west border of Assessor's Block No. 5000 to Giants Drive, then along Giants Drive to the intersection of Giants Drive and Gilman Avenue (the point of beginning).

Existing	Use District
Use Districts	Hereby Approved
P. M-1, M-2,	To Existing Use Districts Add the Candlestick
RH-2	Point Special Use District Overlay

Height and Bulk, Part II, Chapter II of the San Francisco Municipal Code (City Planning Code) is hereby amended by amending Sectional Map No. 10 H of the Zoning Maps to enact the following changes in the height and bulk classifications for the property within the Candlestick Point Special Use District, as more particularly described in subsection (b) in this Section 8.

Height and Bulk	Height and Bulk		
Districts to be Superseded	District Hereby Approved		
OS: 40-X	60/150-200-X		

Section 9. [Waterfront Plan]

Chapter 61 of the San Francisco Administrative Code ("Waterfront Land Use"), adopted by the People of the City and County of San Francisco pursuant to Proposition H, is hereby amended as follows:

(a) Section 61.2(d) shall be amended by adding the following subsection:

"(3) This provision shall not be applicable to any new development within the Candlestick Point Special Use District."

Section 61.4 shall be amended by adding the following subsection:

"(i) Within the Candlestick Point Special Use District, any use that is permitted as a principal or conditional use under Planning Code Section

Section 10. [Public Contracting Provisions]

Notwithstanding any provision of the San Francisco Municipal Code (the "Municipal Code") or any other ordinance or regulation of the City and County of San Francisco to the contrary, the Stadium, Retail/ Entertainment Center and related physical improvements and infrastructure to be constructed in the Candlestick Point Special Use District shall not be deemed to be a "public work or improvement" as that term or any similar term is used in any provision of the Municipal Code or any other ordinance or regulation of the City and County of San Francisco, including but not limited to, Chapter 6 of the San Francisco Administrative Code. No provision of the Municipal Code, nor any other ordinance or regulation of the City and County of San Francisco shall be deemed torequire the person or entities, including the City and County of San Francisco, constructing any portion or all of the Stadium, Retail/ Entertainment Center and related improvements and infrastructure, to follow any particular procedure, comply with any bidding or advertising requirements, or otherwise engage in any particular practice with respect to the selection of contractors or sub-contractors for the award of contracts or subcontracts for the design, construction, purchase of materials, management or operation of any portion or all of the stadium, retail shopping and entertainment center and associated improvements; provided, however, the design and construction of the Stadium, Retail/Entertainment Center and related improvements and infrastructure shall be subject to the applicable provisions of Chapter 12B, 12C and 12D of the San Francisco Administrative Code and to the terms and conditions of any public financing and the ground lease or leases. It is the intent of the people of the City and County of San Francisco, in adopting this section of this Ordinance, that the design and construction of the Stadium, Retail/ Entertainment Center and related improvements and infrastructure shall be done in an expeditious manner, and shall not be undertaken as if such design and construction were the design and construction of conventional public work or improvement. This section shall be liberally construed to fulfill this intent Section 11. [Redevelopment Agency]

The Candlestick Point Special Use District is within the South Bayshore Redevelopment Survey Area. In the event that a Redevelopment Project Area is adopted which includes the Combined Project, the Combined Project shall be subject to the authority of the Redevelopment Agency of the City and County of San Francisco authority pursuant to state law.

Section 12. [Compliance With Laws]

Except as otherwise specified herein, the construction of the Combined Project shall be subject to all federal, state and local laws, ordinances and regulations (as the same may be amended), including but not limited to the California Environmental Quality Act (Public Resources Code Section 21000, et seq.).

Section 13, [Amendment]

Any provision of this ordinance may be amended by the Board of Supervisors and shall not require the vote of the electors of the City and County of San Francisco, provided that such amendments are consistent with the purpose and intent of this ordinance. Section 14. [Severability]

If any provision of this ordinance, or any application thereof to any person or circumstance, is held invalid, such invalidity shall not affect any provision or application of this ordinance that can be given effect without the invalid provision or application. To this end, the provisions of this ordinance are severable.

PROPOSITION H

Ordinance amending Chapter 1 of Article I of the Campaign and Governmental Conduct Code by amending section 1.126 to prohibit elected officials and their controlled committees from soliciting or accepting contributions from certain City contractors.

Note: Additions are single-underline italics Times New Roman; deletions are strikethrough italies Times New Roman. Board amendment additions are double underlined. Board amendment deletions are strikethrough normal.

Be it ordained by the People of the City and County of San Francisco:

Section 1. The San Francisco Campaign and Governmental Conduct Code is hereby amended by amending Section 1.126, to read as follows:

SEC. 1.126. CONTRIBUTION LIMITS - CONTRACTORS DOING BUSINESS WITH THE CITY.

(a) Definitions. For purposes of this Section, the following words and phrases shall mean:

(1) "Person who contracts with" includes any party or prospective party to a contract, as well any member of that party's board of directors, its chairperson, chief executive officer, chief financial officer, chief operating officer; any person with an ownership interest of more than 20 percent in the party-; any subcontractor listed in a bid or contract-; and any committee, as defined by this Chapter, that is sponsored or controlled by the party, provided that the provisions of Section 1.114 of this Chapter governing aggregation of affiliated entity contributions shall apply only to the party or prospective party to the contract.

"Contract" means any agreement or contract, including any amendment or modification to an agreement or contract, with the City and County of San Francisco, a state agency on whose board an appointee of a City elective officer serves, the San Francisco Unified School District, or the San Francisco Community College District for:

(A) the rendition of personal services.

(B) the furnishing of any material, supplies or equipment,

(C) the sale or lease of any land or building, or

 (D) a grant, loan or loan guarantee.
 (3) "Board on which an individual serves" means the board to which the officer was elected and any other board on which the elected officer serves.

- (b) Prohibition on contribution. No person who contracts with the City and County of San Francisco, a state agency on whose board an appointee of a City elective officer serves, the San Francisco Unified School District or the San Francisco Community College District,
 - (1) Shall make any contribution to:
- (A) An individual holding a City elective office if the contract must be approved by such individual, the board on which that individual serves or a state agency on whose board on which an appointee of that individual serves:
 - (B) A candidate for the office held by such individual; or (C) A committee controlled by such individual or candidate
- (2) Whenever the agreement or contract has a total anticipated or actual value of \$50,000.00 or more, or a combination or series of such agreements or contracts approved by that same individual or board have a value of \$50,000,00 or more in a fiscal year of the City and County
- (3) At any time from the commencement of negotiations for such contract until-

- (A) The termination of negotiation's for such contract; or
- (B) Six months have elapsed from the date the contract is approved,
- (c) Prohibition on receipt of contribution. No individual holding City elective office or committee controlled by such an individual shall solicit or accept any contribution prohibited by subsection (b) at any time from the formal submission of the contract to the individual until the termination of negotiations for the contract or six months have elapsed from the date the contract is approved. For the purpose of this subsection, a contract is formally submitted to the Board of Supervisors at the time of the introduction of a resolution to approve the contract.
- (d) Forfeiture of contribution. In addition to any other penalty. each committee that receives a contribution prohibited by subsection (c) shall pay promptly the amount received or deposited to the City and County of San Francisco and deliver the payment to the Ethics Commission for deposit in the General Fund of the City and County. provided that the Commission may provide for the waiver or reduction of the forfeiture.
 - (ee) Notification.
- (1) Prospective Parties to Contracts. Any prospective party to a contract with the City and County of San Francisco, a state agency on whose board an appointee of a City elective officer serves, the San Francisco Unified School District or the San Francisco Community College District shall inform each person described in subsection (a)(1) of the prohibition in subsection (b) by the commencement of negotiations for such contract.
- (2) Individuals Who Hold City Elective Office. Every individual who holds a City elective office shall, within five business days of the approval of a contract by the officer, a board on which the officer sits or a board of a state agency on which an appointee of the officer sits, notify the Ethics Commission, on a form adopted by the Commission, of each contract approved by the individual, the board on which the individual serves or the board of a state agency on which an appointee of the officer sits. An individual who holds a City elective office need not file the form required by this subsection if the clerk or secretary of a board on which the individual serves or a board of a state agency on which an appointee of the officer serves has filed the form on behalf of the board.

Important Election Dates for the June 3, 2008 Consolidated Statewide Direct Primary Election

▶ Deadline to register to vote (see page 16):	May 19, 5 p.m.
▶ Deadline to change party affiliation (see page 6):	May 19, 5 p.m.
Deadline to notify Department of Elections of address change: (see page 16)	May 19, 5 p.m.
First day of Early Voting at City Hall (see page 7):	May 5
▶ Weekend Early Voting at City Hall (see page 7):	May 24-25 May 31-June 1
▶ Deadline to request a vote-by-mail ballot (see page 7):	May 27, 5 p.m.
▶ Deadline for new citizens to register and vote (see page 16):	May 27, 5 p.m.
▶ Election Day:	June 3, 7 a.m. to 8 p.m.

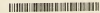
Ballot Worksheet

Fill in your choices - Cut out and take with you to the polls

Not all voters are eligible to vote on all partisan contests. Your sample ballot includes the contests for which you are eligible to vote. For more information, see page 6 and your sample ballot.

Vote for one	_
Vote for one	
Vote for one	
The spaces to the right allow far the maximum number of Courty Central Committee candiclotes for which any voter may vote. Please refer to your sample ballot for the number of candiclotes for which you may vote.	
Vote for one	
	Vote for one Vote for one The spaces to the right allow for the maximum number of County Central Committee candiclotes for which any voter may vote. Please refer to your sample ball lot for the number of candiclates for which you may vote.

(The ballot worksheet continues on the next page)

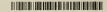


Ballot Worksheet (continued)

Fill in your choices - Cut out and take with you to the polls

PROPOSITIONS			
TITLE	YES	NO	
98 : Eminent Domain. Limits on Government Authority. Initiative Constitutional Amendment.			
99: Eminent Domain. Limits on Government Acquisition of Owner-Occupied Residence. Initiative Constitutional Amendment.	4		
A : School Parcel Tax			
B : Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund			
Forfeiture of Retirement Benefits for Conviction of a Crime Involving Moral Turpitude in Connection with City Employment			
D : Appointments to City Boards and Commissions			
Requiring Board of Supervisors' Approval of Mayor's Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members		*	
Affordable Housing Requirement for the Candlestick Point and Hunters Point Shipyard Mixed-Use Development Project		5-	
G : Mixed-Use Development Project for Candlestick Point and Hunters Point Shipyard			
Prohibiting Elected Officials, Candidates, or Committees They Control from Soliciting or Accepting Contributions from Certain City Contractors			

Notes:			
		* 9~	



The Department of Elections makes every effort to print Candidate Statements and Proposition Arguments <u>exactly</u> as submitted – mistakes and all.



However, with all the items that are included in the Voter Information Pamphlet, it is possible that we have made a mistake of some kind in the layout and printing process. If we learn of any substantial errors on our part after the pamphlet has been printed and mailed out, we will publish a correction notice in local newspapers in the days preceding the election.

If necessary, a correction notice will appear in the Public Notices section of the *San Francisco Chronicle* and in *Sing Tao Daily* on May 20, 21 and 22, in *El Reportero* on May 21 and in *El Mensajero* on May 25.

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SAN FRANCISCO VOTER INFORMATION PAMPHLET

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IMPORTANT NOTICE TO ALL VOTERS

BE SURE YOUR VOTE COUNTS! VOTE AT YOUR ASSIGNED POLLING PLACE, OR VOTE BY MAIL.

It is important for you to vote at your assigned polling place. Your ballot is created to include all candidates and contests for which you are eligible to vote. The candidates and contests that appear on your ballot are determined by the address at which you are registered to vote. If you vote outside of your assigned polling place, only contests for which you are eligible to vote can be counted.

THE LOCATION OF YOUR POLLING PLACE IS PRINTED ON THE BACK COVER OF THIS PAMPHLET!

If you are not able to vote at your assigned polling place on Election Day, or would like to vote early, please do one of the following:

- 1. Vote by mail (see the Vote-by-Mail Application on the back cover of this pamphlet); or
- 2. Vote at the early voting counter located at the Department of Elections in City Hall, Room 48.
 - Monday-Friday (except holidays), May 5-June 2, 8 a.m.-5 p.m.;
 - Saturday-Sunday, May 24-25 and May 31-June 1, 10 a.m.-4 p.m.; and
 - · Election Day, Tuesday, June 3, 2008, 7 a.m.-8 p.m.

If you have any questions, please visit our Web site at www.sfgov.org/elections or call us at 415-554-4375.

Place a First Class stamp here. Post Office will not deliver without one.

Did you sign the other side of your Vote-by-Mail Application?

Return Address:



DIRECTOR OF ELECTIONS
DEPARTMENT OF ELECTIONS
1 DR CARLTON B GOODLETT PLACE ROOM 48
SAN FRANCISCO CA 94102-4634

DEPARTMENT OF ELECTIONS

City and County of San Francisco 1 Dr. Carlton B. Goodlett Place, Room 48 San Francisco, CA 94102-4634 www.sfgov.org/elections



NON PROFIT ORG.
U.S. POSTAGE
PAID
San Francisco,
California
Permit No. 2750

CHANGE SERVICE REQUESTED

Check Your Polling Place Address Below 請在此頁下面查找你的投票站地址 Verifique la dirección de su lugar de votación indicada abajo

Congressional District 12 State Senate District 3 Assembly District 12

Ballot Type 05

Your Polling Place Address Is: 你的投票站地址是: La dirección de su lugar de votación es:

上	Ac
	AC

Access:

Are the entryway and the voting area accessible? 入口和投票區是否出入方便? ¿Son accesibles la entrada y el área de votación?

For additional accessibility information, please call 415-554-4375. 欲知更多關於方便出入投票站的資訊,請致電 415-554-4367。 Para más información sobre accesibilidad, por favor llame al 415-554-4366.

Party Registration 黨派登記 Afiliación política

This Vote-by-Mail Applicat	ion must be in the Departmen	t of Elections office by 5	o m. on May 27, 2008

If you are a Pernianent Vote-by-Mail Voter, you DO NOT need to send in this application. A ballot will be sent to you automatically. 如果你是永久郵客投票的選尾,你**不必**客送本申請表。我們會自動客選票給你。

Si usted ya es un Elector de Voto por Correo Permanente, NO necesita enviar esta solicitud. Se le enviará una boleta automáticamente. Check here if you wish to become a Permanent Vote-by-Mail Voter (for information, see page 7).

如果你想申請成為永久郵寄投票的選民,請勾選此處(請參閱第7頁的說明)。

Marque aqui si desea ser un Elector de Voto por Correo Permanente (para más información, vea la página 7).

將來的選舉,我想收到中文版的選民資料手冊:

Desen r	ecibir future	os folletos	en es	nañol:

Print Name

Address (Residential Street)

Mailing Address (If different from Mailing Address printed below)

San Francisco CA 941

Daytime Phone

Evening Phone

City, State, Zip Code Country

I certify under penalty of perjury that this information is true and correct. / 本人依照偽證罪法例宣誓,所填資料真實無誤。 / Certifico bajo pena de perjurio que esta información es veridica y correcta.

Sign Here / 在此簽名 / Firme aguí

/ / 08

We must have your signature - Do not print / 我們一定要有你的資名 - 不要楷寫 / Debemos recibir su firma - No escriba en letra de molde

Date / 日期 / Fecha

Mailing Address

Tuesday, June 3, 2008

THE POLLS WILL BE OPEN FROM 7 A.M. TO 8 P.M.

Voter Information Pamphlet & Sample Ballot



A Vote-by-Mail Application is provided on the back cover of this pamphlet.

重要:如果你已經申請中文版的選舉材料,不久你會收到中文版的選民 資料手冊。中文版的手冊不包含選票樣本。

員科子而。中央版的子而小包含是赤綠本。 請**保留這份選民資料手冊,**以便參閱其中的選票樣本。如果要索取中文 版的手冊或需要其他協助,請致電 415-554-4367。

IMPORTANTE: Si usted ha solicitado materiales electorales en español, dentro de poco se le enviará un folleto de información para los electores en español. El folleto en español no contendrá la muestra de la boleta. Guarde esta copia del folleto en inglés para consultar su muestra de la boleta. Para solicitar una copia del folleto en español o recibir algún otro tipo de asistencia, por favor llame al 415-554-4366.

This Voter Information Pamphlet contains a sample ballot for the following political parties:

本選民資料手冊包含以下黨派的選票樣本:

Este Folleto de Información para los Electores contiene una muestra de la boleta electoral de los siguientes partidos políticos:

American Independent

Democratic

民主黨 / Demócrata

Green

終黨Ĵ Verde

Libertarian 自由論黨 / Libertario

Peace and Freedom 和平自由黨/Paz y Libertad

Republican

共和黨 / Republicano

Nonpartisan (Decline-to-State) Voters 無驚派張民 / Electores No Afiliados p. 7

Check the back cover of this pamphlet for your party registration and polling place address. Your polling place may have changed!

請查看這本手冊的封底,以了解你的黨派以及投票站地址。你的投票站地點可能已經有改動!

Verifique su afiliación a un partido político y la dirección de su lugar de votación en la contraportada de este folleto. ¡Su lugar de votación puede haber cambiado!

Published by:

Department of Elections City and County of San Francisco

1 Dr. Carlton B. Goodlett Place, Room 48 San Francisco, CA 94102-4634

Department of Elections: 415-554-4375 選務處: 415-554-4367

Departamento de Elecciones: 415-554-4366 TTY: 415-554-4386

www.sfgov.org/elections

Join the Pollworker Team on Election Day!

Our success in providing the best voting experience to San Francisco voters depends on your support! Do not wait – join our team of pollworkers!

The Department of Elections is always looking for dedicated, efficient and friendly people to work as pollworkers on Election Day. Over 2,500 workers are needed to staff 561 polling places in various locations throughout the City.

Complete the application below, cut it out and mail or fax it to:

Department of Elections
Pollworker Division
1 Dr. Carlton B. Goodlett Place, Room 48
San Francisco, CA 94102-4634
Fax: 415-554-7829



DEPARTMENT OF ELECTIONS — POLLWORKER APPLICATION

I am a REGISTERED VOTER of CALIFORNIA and would like to be placed on a list of potential pollworkers for the June 3, 2008 Consolidated Statewide Direct Primary Election or future elections.

FIRST NAME		 I.	LAST NAME	
ADDRESS				San Francisco, CA ZIP CODE
E-MAIL ADDRESS () HOME PHONE	() CELL PHON	E		Do you have access to reliable transportation in order to pick up and deliver election materials?
Sign Here		_	TODAY'S DA	/ / TE DATE OF BIRTH (Month/Day/Year)

Please indicate any language(s) you speak in addition to English.

38-IEC-EN-J08

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SAN FRANCISCO VOTER INFORMATION PAMPHLET

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DEPARTMENT OF ELECTIONS City and County of San Francisco www.sfgov.org/elections



JOHN ARNTZ Director

April 16, 2008

Dear San Francisco Voter:

In the June 3, 2008 Consolidated Statewide Direct Primary Election, voters must vote according to their party affiliations. Voters who have registered with a particular political party may only receive that party's ballot, and cannot vote using another party's ballot.

However, the Democratic Party and the Republican Party will allow voters who have declined to state a party affiliation to vote on their party ballots. Decline-to-state voters may also vote a purely nonpartisan ballot, which includes only state and local measures and the contest for Judge of the Superior Court.

Decline-to-state voters who are also permanent vote-by-mail voters have been mailed a postcard that they can use to request a Democratic or Republican Party ballot. Decline-to-state voters who vote at polling places on Election Day must tell the pollworker if they want either of these party ballots. If no request is made, the voter will receive a nonpartisan ballot.

Please read page 6 of this pamphlet for more information about party-affiliated and decline-to-state voters. The last day for people to register to vote in this election or to change their party affiliation is May 19.

YOUR BALLOT

The ballot will have partisan candidate contests (if any), the contest for the Judge of the Superior Court, and state and local measures on the same side. Any candidate contests will appear on the left side of the ballot and the measures will appear in the middle of the ballot. Also, most ballots have contests on the back of the cards, so remember to look on both sides of each ballot card before mailing your ballot to the Department of Elections or voting at the polling place.

VOTING IN CITY HALL

29 days before every election, outside our City Hall office, the Department opens a polling place that is available for all voters regardless of where they live in the City. Before the May 19 deadline to register to vote, people can change their registration information such as their parry affiliation and then vote the same day. The City Hall polling place is open during the week from 8 a.m. until 5 p.m. and during the two weekends prior to Election Day – May 24 and 25; May 31 and June 1 – from 10 a.m. until 4 p.m. until 4 p.m.

TO CONTACT US

If you have questions or need more information on any issue related to the election, please contact the Department at 554-4375, 554-4367 (Chinese), or 554-4366 (Spanish). Also, our Web site — www.sfgov.org/elections — is an excellent source of information and provides materials in English, Chinese, and Spanish.

Respectfully, John Arntz, Director

Purpose of the Voter Information Pamphlet

The purpose of this pamphlet is to provide voters with information about candidates and ballot measures before each election. In addition to the sample ballot, this pamphlet contains: information about voting in a primary election; an impartial summary of each local ballot measure prepared by the City's Ballot Simplification Committee; a financial analysis of each local ballot measure prepared by the City's Controller; an explanation of how each local ballot measure qualified for the ballot; arguments supporting and opposing local ballot measures; and the legal text of each local ballot measure.

You may bring this pamphlet with you to your polling place. In addition, every precinct is supplied with a copy of the Voter Information Pamphlet. Please ask a pollworker if you would like to see it.

The Department of Elections delivers the Voter Information Pamphlets to the Post Office for delivery to individual voters. If you do not receive your pamphlet by May 19, 2008, please contact your local Post Office and the Department of Elections.

This pamphlet is also available in Chinese and Spanish.

這本手冊有**中文**版,如果要索取中文版,請致電:(415)554-4367。

Este folleto también está disponible en español. Para solicitar una copia, por favor llame al 415-554-4366.

The Ballot Simplification Committee

The Ballot Simplification Committee prepares an impartial summary of each local ballot measure. In addition, the Committee writes or reviews other information in this pamphlet, including the glossary of "Words You Need to Know" and the Frequently Asked Questions (FAQs). The Committee members have backgrounds in journalism, education and written communication, and they volunteer their time to prepare these informational materials for voters. The Committee members are:

Betty Packard, Chair

Nominated by the Northern California Broadcasters Association

Suzanne Stassevitch

Nominated by the League of Women Voters

Dana Chisnell

Nominated by the Northern California Media Workers Guild

June Fraps

Nominated by the National Academy of Television Arts and Sciences

Ann Jorgensen

Nominated by the San Francisco Unified School District

Ann O'Leary, ex officio Deputy City Attorney

38-CP3-EN-J08



Accessible Voting and Services for Voters With Disabilities

Vote-by-Mail before Election Day – Vote-by-mail voters are mailed an official ballot prior to the upcoming election, which allows them to vote privately and at their own leisure. Any registered voter may request to vote by mail in any election. A Vote-by-Mail Application can be found on the back cover of this pamphlet. For more information, see page 7.

Early Voting in City Hall – During the 29 days prior to an election a voter may come to the Department of Elections on the ground floor of City Hall and vote. City Hall is fully accessible from any of its four entrances. The polling station at City Hall is equipped with all of the assistance tools provided at all polling places on Election Day. For more information, see page 7.

Access to the Voter Information Pamphlet – The San Francisco Public Library for the Blind and Print Disabled, at 100 Larkin Street, distributes recorded copies of the Voter Information Pamphlet on cassette. To request a copy call Martin Magid at 415-557-4253. These are also available at the Department of Elections. In addition, you may access a PDF or text copy of the Voter Information Pamphlet online on the Department of Elections Web site: www.sfgov.org/elections

Accessible Voting Machine – Voters with, but not limited to, sight and mobility impairments have the option to use an accessible voting machine. This machine is designed to assist voters with specific needs to vote independently and privately; it is available at every polling place on Election Day. For instruction on its use, please see page 14.

Other Forms of Assistance at the Polling Place:

Personal Assistance – A voter may bring up to two persons, or pollworkers, into the voting booth for assistance in marking his or her ballot.

Curbside Voting – If a voter is unable to enter a polling place, pollworkers can be asked to bring the necessary voting materials to the voter outside the polling place.

Reading Tools – Every polling place is provided with large print instructions on how to mark a ballot and special optical sheets to magnify the print on the ballot.

Seated Voting – Every polling place has at least one voting booth that allows voters to vote while in a seated position.

Voting Tools – Every polling place has two easy-grip pens for signing the roster and marking the ballot.

TTY (Teletypewriter Device) – The Department of Elections can also be reached via TTY by calling 415-554-4386.

If your polling place is not functionally accessible, you may call 415-554-4551 prior to Election Day to find out the location of the nearest accessible polling place within your district. For accessible polling place information on Election Day, or further information on accessibility for the upcoming election, please contact the Department of Elections at 415-554-4375.

Multilingual Voter Services: Voter Assistance in Chinese and Spanish

多種語言選民服務:

選民中文和西班牙文語言協助

Servicios Multilingües para los Electores: Asistencia para los Electores en Chino y Español

In compliance with federal law and local ordinance, the Department of Elections provides services to voters and official election materials in Chinese and Spanish, in addition to English. Multilingual voter services include:

- Translated election materials including: ballots, voter registration forms, voter notices, vote-by-mail ballot
 applications and instructions, and Voter Information Pamphlets.
- Telephone assistance in Chinese and Spanish, available Monday through Friday, 8 a.m. to 5 p.m. and from 7 a.m. to 8 p.m. on Election Day.
 - Telephone Assistance in Chinese: 415-554-4367
- Telephone Assistance in Spanish: 415-554-4366
- Instructional signs in English, Chinese and Spanish at all polling places on Election Day.
- · Chinese and Spanish bilingual pollworker assistance at designated polling places on Election Day.
- · Voter information in Chinese and Spanish on our Web site at www.sfgov.org/elections

中文選民服務

依照聯邦法律和地方法令,選務處提供選民中文服務和官 方選舉資料。中文服務包括:

- 已翻譯的選舉資料,其中包括:選票、選民登記表、 選舉預告、郵寄投票申請表和指南以及選民資料手 冊。
- 由星期一至星期五上午8時至下午5時及選舉日上午 7時至晚上8時提供的中文電話協助:415-554-4367。
- 於選舉日在每個投票站提供中文的說明標牌。
- 於選舉日在指定的投票站提供中文語言協助。
- 在選務處網站(www.sfgov.org/elections)提供中文選舉 資料。

中文版的選民資料手冊

余了英文版選民資料手冊之外,選務處還提供中文版的選 民資料手冊。如果你想要選務處郵寄給你一本中文版的選 民資料手冊,請致電:415-554-4367。

Asistencia para los Electores en Español

Conforme a la ley federal y el reglamento municipal, el Departamento de Elecciones proporciona materiales electorales y asistencia a los electores en español. Servicios para los electores en español incluyen:

- Materiales electorales traducidos incluyendo: la boleta electoral, el formulario de inscripción para votar, avisos a los electores, solicitudes e instrucciones para votar por correo y el Folleto de Información para los Electores.
- Asistencia telefónica en español disponible de lunes a viernes de 8 a.m. a 5 p.m. y en el Día de las Elecciones de 7 a.m. a 8 p.m. llamando al 415-554-4366.
- Rótulos con las instrucciones en español en los lugares de votación el Día de las Elecciones.
- Trabajadores electorales bilingües en los lugares de votación designados.
- Información electoral en nuestro sitio Web en español: www.sfgov.org/elections

El Folleto de Información para los Electores en español

Además del Folleto de Información para los Electores en inglés, el Departamento de Elecciones provee un Folleto de Información para los Electores en español a los electores que lo soliciten. Si desea recibir un Folleto de Información para los Electores en español, por favor llame al 415-554-4366.

Primary Election Information for Party-Affiliated and Decline-to-State (Nonpartisan) Voters

The Department of Elections has provided this sample ballot booklet for the June 3, 2008 Consolidated Statewide Direct Primary Election for the following qualified parties:

- · American Independent Party
- Democratic Party
- Green Party
- Libertarian Party
 Peace and Freedom Party
- Republican Party

To determine your party registration, look at the box containing your polling place address on the back cover of this booklet. The party with which you are registered is identified by one of the codes listed below:

Al	American Independent Party	PF	Peace and Freedom Party	
DEM	Democratic Party	REP	Republican Party	No.
GRN	Green Party	NP	Decline to state a party affiliation (DTS) / Nonpartisan	
LIB	Libertarian Party		,	

The June 3, 2008 election is a modified closed primary. In this type of election, a voter who has registered with a particular political party may vote only for candidates from that party. Voters who declined to state a party affiliation at the time of registration (decline-to-state voters) may request a ballot from one of the parties that allow decline-to-state voters to vote their party ballot in this election. All registered voters, regardless of party affiliation, may vote in nonpartisan contests and for or against ballot measures.

In this election, decline-to-state voters may request a party ballot for the following political parties:

- The Democratic Party, which allows decline-to-state voters to vote for candidates for all offices except County Central Committee.
- The Republican Party, which allows decline-to-state voters to vote for candidates for all offices except County Central Committee.

Note: The American Independent Party also allows decline-to-state voters to vote its party ballot in this election. However, there are no American Independent Party candidates for any partisan contest; instead, a nonpartisan ballot that includes candidates for nonpartisan office and ballot measures is available.

Decline-to-state voters who wish to receive a ballot from one of the parties listed above must request that ballot from a pollworker when signing the roster on Election Day, Decline-to-state voters requesting a vote-by-mail ballot can indicate their choice on the Vote-by-Mail Application located on the back cover of this Voter Information Pamphlet. Please note that under state law, when a decline-to-state voter chooses a party ballot, this choice must be noted in the roster of voters and becomes part of the public record.

Decline-to-state voters who do not request a specific party ballot will be given a nonpartisan ballot that includes only nonpartisan contests and the measures to be voted on.

Sample ballots begin on page 21. To find the page number of your sample ballot, please refer to the Table of Contents or the front cover of this pamphlet.

To change your party registration, you must complete and submit a new voter registration card by May 19, 2008. You can request that a voter registration card be mailed to you on our Web site at sfgov.org/elections or by calling 415-554-4375, or fill one out in person at the Department of Elections in City Hall.



Early Voting in Person or by Mail

F

(Absentee Voting)

Any voter may request a vote-by-mail ballot (absentee ballot). You can request that a ballot be mailed to you, or you can come to the Department of Elections and vote in person starting on May 5, 2008.

VOTING IN PERSON

You can vote on or before Election Day at City Hall, 1 Dr. Carlton B. Goodlett Place, Room 48. Office hours for early voting are as follows:

- · 8 a.m. to 5 p.m., Monday through Friday, beginning May 5, 2008;
- . 10 a.m. to 4 p.m., Saturday and Sunday, May 24-25 and May 31-June 1;
- · 7 a.m. to 8 p.m. on Election Day, Tuesday, June 3, 2008.

VOTING BY MAIL FOR THIS ELECTION ONLY

To request a ballot by mail, complete the application on the back cover of this pamphlet, and mail it to the Department of Elections. You may also request a ballot by sending a written request or postcard to the Department ellections. Remember to include your home address, the address to which you want the ballot mailed, your birthdate, name and signature. Your signature must be included Mail your request to the address on the front cover of this pamphlet, or fax it to 415-554-4372. Your request must be received by the Department of Elections before 5 p.m. on May 27, 2008. (by law, the Department of Elections cannot accept requests for mailed ballots received after 5 p.m. on May 27, 2008, regardless of when these requests were post-marked!) Once we process your request, a ballot will be sent to you.

When you receive your ballot, please read the instructions carefully. You can mark your ballot using a #2 pencil (recommended) or a black pen. If you use another type of marking device, the vote-counting machines may not record your votes properly. (Do not use a felt-tip pen because these can bleed through to the reverse side of the ballot card.) You can mail your ballot back to the Department of Elections—free-of-charge—by inserting your ballot into the envelope provided, signing and sealing the envelope, and dropping it in any mailbox—no stamp is required. You can also drop off your voted ballot at any San Francisco polling place on Election Day, Tuesday, June 3, 2008. The Department of Elections MUST receive your ballot by 8 p.m. on Tuesday, June 3, 2008.

If your ballot is damaged or you make a mistake, check the "Spoiled Ballot" box on the back of the return envelope and return it to the Department of Elections, no later than 5 p.m. on May 27, 2008, to be mailed a new one. You may also surrender the spoiled ballot at your polling place or at the Department of Elections in City Hall, Room 48, to obtain a new ballot.

VOTING BY MAIL FOR ALL ELECTIONS

Any voter may request to be a permanent vote-by-mail voter (permanent absentee voter).

Once you are on our permanent vote-by-mail voter mailing list, we will mail you a ballot automatically for every election until you move, re-register, or do not vote in two consecutive statewide general elections.

If you do not vote in two consecutive statewide general elections, you will no longer be a permanent vote-by-mail voter. However, you will remain on the voter roll unless the Department of Elections has been informed that you no longer live at the address at which you are registered. To regain your permanent vote-by-mail status, you will need to re-apply as described below.

To become a permanent vote-by-mail voter, complete the Vote-by-Mail Application on the back cover and return it to the Department of Elections, or call for an application at 415-554-4375. Be sure to check the box that says, "Permanent Vote-by-Mail Voter" and sign your name where indicated.



IMPORTANT NOTICE TO PERMANENT VOTE-BY-MAIL VOTERS

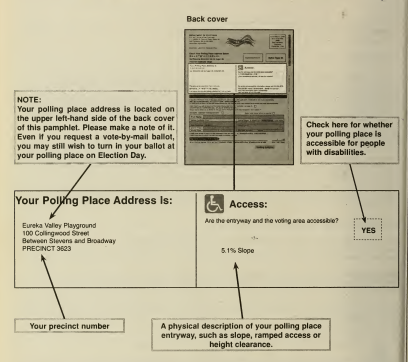
If you have already registered as a permanent vote-by-mail voter, your ballot will be mailed on or about May 5. To find out if you are registered as a permanent vote-by-mail voter, please call the Department of Elections at 415-554-4411. If you have not received your ballot by May 19, please call 415-554-4375.

Track and Confirm Receipt of Your Vote-by-Mail Ballot

Vote-by-mail voters can track and confirm when their voted ballot was received by the Department of Elections. To determine the receipt status of your ballot, visit our Web site at www.sfgov.org/elections or call the Department of Elections at 415-554-4411.

How to Locate Your Polling Place Note: Your Polling Place May Have Changed!

Check the back cover of this pamphlet (upper left-hand side):



Your polling place address is also available at the Department of Elections Web site: www.sfaov.org/elections

If your polling place is not functionally accessible, you may call 415-554-4551 prior to Election Day to find the nearest accessible polling place within your district. For accessible polling place information on Election Day, call 415-554-4375.

Polling Places Change Every Election

Each election an average of 13% of San Francisco's polling places change due to cancellations. To confirm the location of your polling place, always check the back cover of your Voter Information

Pamphlet. There you will find the accessibility status and location of your polling place, including cross-streets.



Check the back cover of your Voter Information Pamphlet before each election.



Change of Polling Place Card

If a polling place becomes unavailable after the Voter Information Pamphlet has been mailed, the Department of Elections sends change notification postcards to all registered voters within the precinct to inform them of the new location.



Change of Polling Place Signs

For those voters who are unaware that their polling place has changed, the Department of Elections posts "Change of Polling Place" signs at the address of the old location on Election Day. Voters can tear off a sheet of paper with the location name, address and cross-streets of their new polling place from a pad attached to the "Change of Polling Place" sign.

Some Voters Must Vote by Mail

Voting precincts with fewer than 250 registered voters may be designated "Mail Ballot Precincts". An official ballot and postage-paid return envelope will be mailed automatically to all voters in those precincts approximately four weeks before every election.



For those voters who would prefer to drop off their official mail ballot at a polling place, the location names and addresses of the two polling places nearest their precinct are provided with the ballot.

Visit our Web site www.sfgov.org/elections for information on:





VOTING

- · Voting by mail
- · Voting at the polls on Election Day
- · Polling place and sample ballot look-up
- · Access for voters with disabilities

MULTILINGUAL VOTER SERVICES

- · List of services available in English, Chinese and Spanish
- · Contact numbers for Chinese and Spanish telephone assistance
- · Bilingual voter registration forms and vote-by-mail ballot applications
- · Voter Information Pamphlets in Chinese and Spanish

UPCOMING ELECTIONS

Election calendar

- Official list of local ballot measures
- Qualified candidates list
- · Voter Information Pamphlet

HOW TO GET INVOLVED

- · Become a pollworker on Election Day
- · High school student pollworker program
- · Provide your property as a polling place
- Voter education programs

ANNOUNCEMENTS ---

- · Press releases and memoranda
- Employment opportunities · Local election results

ELECTIONS ARCHIVE

- Historical Voter Information Pamphlets going back to 1907!
- Election results dating back to 1995
- · Historical voter turnout records

Your first source for election information is www.sfgov.org/elections



Contacting the Department of Elections

The Department of Elections has telephone lines for specific purposes:

- · For general information, call 415-554-4375;
- To register to vote, call 415-554-4375;
- To request a Vote-by-Mail Application, call 415-554-4375;
- · For assistance in Chinese, call 415-554-4367; 中文電話協助: 415-554-4367;
- · For assistance in Spanish, call 415-554-4366; Para recibir asistencia en español, llame al 415-554-4366;
- · For TTY assistance, call 415-554-4386;
- · For information about becoming a pollworker, call 415-554-4395;
- For election results on Election Night, call 415-554-4375;
- To offer your facility as a polling place, call 415-554-4551;
- To request a voter education presentation or voter education materials for distribution, call 415-554-4340.

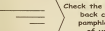
Our office hours are Mondays through Fridays (except holidays) from 8 a.m. until 5 p.m.



To Vote by Mail

- Complete and detach the application on the back cover of this pamphlet.
- 2. Affix sufficient postage where indicated.
- Drop your completed application into a mailbox.

Applications must be received by the Department of Elections no later than 5 p.m. on Tuesday, May 27, 2008.



Check the upper left side of the back cover of this voter pamphlet for the location of your polling place.



Your Polling Place May Have Changed

We urge you to double-check the location of your polling place printed on the back cover of this pamphlet.

Voting at Your Polling Place on Election Day



Approach the table where pollworkers are issuing ballots and state your name and address. When one of the pollworkers finds your name in the roster of voters, the pollworker will repeat your name and address. Sign your name on the signature line next to your name in the roster of voters.

The pollworker will give you your ballot and your ballot's stub receipt in a blue secrecy folder. Your ballot may consist of multiple cards. Take your ballot to one of the voting booths, where you may mark your ballot in privacy. There will be a special ballot-marking pen in each voting booth.

Marking the Ballot

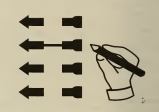
You will vote a paper ballot that may be printed on both sides of the page, unless you prefer to use an accessible touchscreen voting machine (see page 14). Using the ballot-marking pen provided at your polling place, mark your ballot by connecting the head and tail of the arrow pointing to your choice for each contest, as shown in the picture. Be sure to review both sides of each ballot card!

Please note: the number of candidates you may select for each contest or choice will be printed above the list of candidate names for each contest. If you overvote by marking more than the allowed number of candidates for any contest or choice, or by marking both "YES" and "NO" in a measure contest, your votes for that contest cannot be counted!

In addition to the candidates listed on the ballot, there may be other people running as qualified write-in candidates. For a list of qualified write-in candidates, please ask a pollworker. Voters with mailed ballots may access the list of qualified write-in candidates by visiting our Web site at www.sfgov.org/elections or by calling the Department of Elections at 415-554-4375.

To vote for a qualified write-in candidate, write the name of the candidate in the space marked "Write-in." You must connect the head and tail of the arrow pointing to the "Write-in" space for your write-in vote to be counted. Only write-in votes for qualified write-in candidates can be counted. Do not write in a vote for a candidate whose name is printed on the ballot.

If you make a mistake while voting, ask a pollworker for another ballot. Voters may request up to two replacement sets of ballots.



PRESIDENT

THOMAS A. EDISON	-
ALBERT EINSTEIN	-
FLORENCE NIGHTINGALE	—
BOOKER T. WASHINGTON	—
Write-In John Hancock	-

Once You Have Marked Your Ballot



Make sure that your ballot stub receipt has been detached from each ballot card. Insert your ballot, one card at a time, into the slot in the front of the voting machine. The ballot can be inserted into the voting machine in any direction: upside down, right side up, backwards or forwards. The voting machine counts the votes electronically when the ballots are inserted by the voter. The ballots are stored in a locked compartment inside the voting machine.

12

Guidelines for Provisional Voting

If you are a registered San Francisco voter, you have the right to cast a provisional ballot at your polling place if:

- You were issued a vote-by-mail ballot that you are unable to surrender and you want to vote at the polls;
- · Your name does not appear in the roster of voters for the precinct;
- You wish to vote a ballot from a party different from the one listed beside your name in the roster of voters;
- · You have moved within San Francisco but did not re-register to vote; or
- You are a first-time voter listed in the pink Provisional Roster and were unable to provide a valid California driver's license or state identification number or the last four digits of your Social Security number on your voter registration form.

How to cast a provisional vote:

You will receive a ballot and the pink provisional ballot envelope from a pollworker. The pollworker will fill out the pollworker section of the envelope. You must complete the voter's section of the provisional envelope, including providing your name, date of birth, current address and previous address. You must also sign the declaration confirming that you are a resident of San Francisco and are registered and eligible to vote in this election, it is very important that you sign your name at the bottom of the envelope – without your signature your provisional ballot cannot be counted.

Once you have filled out the voter's section of the provisional envelope and marked your ballot, insert your ballot into the provisional envelope, seal the envelope, and return it to a pollworker.

A double-sided receipt on the back of the provisional envelope includes a Web site and a toll-free number which you may use to find out whether your provisional ballot was counted. To determine the status of your provisional ballot, call 1-866-325-9163 or visit the Department of Elections Web site (www.sfelections.org/pv/) no sooner than July 14 and provide the number printed on your provisional voter receipt.

Your Sample Ballot

This pamphlet includes sample ballots for each qualified political party and for decline-to-state (nonpartisan) voters. Your current party registration is printed on the back cover of this pamphlet (for more information, see page 6). Please refer to the Table of Contents for the location of your sample ballot. It is a reduction in size of the Official Ballot you will use to cast your vote on Election Day. Feel free to mark your sample ballot and bring it to the polling place to use as a guide on Election Day. (You can also use the Ballot Worksheet, located on page 173 of this pamphlet, for the same purpose.)



Voting with the Accessible Touchscreen Voting Machine

For every election, each polling place will have one accessible touchscreen voting machine that assists voters with disabilities to vote independently and privately. This accessible voting machine allows voters to make ballot selections using a touchscreen and review their selections on a paper record before casting their vote.

Additionally, the touchscreen voting machine provides an audio ballot feature that allows voters to listen to instructions and ballot selections while voting. The touchscreen machine also has an option for voters to use their own personal assistive device such as a sip/puff switch.

The accessible touchscreen voting machine will be available for use at each of the City's polling places and during Early Voting in City Hall. If you would like to vote using the touch-screen voting machine on Election Day, please tell a pollworker.



Audio Ballot and Hand-held Keypad

For audio voting, the accessible voting machine is equipped with headphones and a Braille embossed hand-held keypad. When using the audio ballot feature, the voting machine will provide you with audio instructions and guide you through the ballot. The keypad is used to move through the ballot and make selections. If you would like to use the audio ballot feature. please tell a pollworker.



Steps for Voting Using the Touchscreen

Step 1: Insert Voter Card

Insert Voter Card into the vellow slot on the lower left-hand side of the machine.



Step 2: Select Language

Select the language in which you want to vote. Voters can choose English English, Chinese or Spanish. 中文 Español

Step 3: Select Candidates and Ballot Measure Choices

Make your selections by touching the candidate or choice for which you intend to cast your vote. A green check mark will appear in the circle indicating your selection.

To change your selection, touch your selection again. The check mark will disappear and you can make a new selection.



After making your selection, touch the "Next" arrow button at the bottom of the screen to go to the next contest or measure. Touch the "Back" arrow button to return to the previous



Touch the "ABC" button to enlarge the text on the screen.

ABC→ABC

Step 4: Print and Review Selections

At the end of the ballot, a review screen is displayed showing all your selections.

To change a selection, touch the box of the contest or measure and select a new candidate or choice.

After completing your ballot review on screen, print and review a paper record of your ballot. A paper record of your selections will appear in the window on the left side of the screen.



Step 5: Cast Ballot or Make Changes

After verifying the paper record touch either "Cast Ballot" or "Make Changes."

Touch "Cast Ballot" to finish voting. The printer will show "Accepted" on the paper record. The voter card will eject for you to return to the pollworker.

IMPORTANT! - You cannot change your vote after "Cast Ballot" is pressed.

Touch "Make Changes" to change a selection, After you make a change you can review a new paper record of your ballot.

IMPORTANT! - You can print only two paper records of your ballot for review. After this you will need to cast your ballot.

Please review the paper record of your ballot.

You may now cast your ballot or make changes.

Make Changes **Cast Ballot**

Write-in Candidates

To vote for a qualified write-in candidate, touch "Write-in" and a keyboard will appear on screen. Type the name of the candidate and press "OK."



Ballot Review

At any time you can review your ballot selections by touching "Review." The review screen will show you a summary of your selections. To change a selection, touch the box of the contest or measure and select a new candidate or choice.

Eligibility, Registration and Voting Information

Registration Forms

For this election, the registration deadline is May 19. To obtain a voter registration form:

- · Visit www.sfgov.org/elections to fill out or download a form:
- Call the Department of Elections at 415-554-4375 and request that one be mailed to you; or
- Pick one up at the Department of Elections in City Hall, the County Clerk's office, the Department of Motor Vehicles, or at public libraries and post offices throughout San Francisco.

Effective January 1, 2006 each registrant must provide a current and valid California driver's license or California identification number on his or her voter registration form. Registrants who do not have either must provide the last four digits of their Social Security number to meet the identification requirements. If a voter does not have any of these three forms of identification, a unique identifying number will be assigned for voter registration purposes only. Any registrant who does not provide this information prior to Election Day, June 3, may have to vote a provisional ballot; if the identification cannot be confirmed, the provisional ballot cannot be counted.

Once the Department of Elections receives a completed voter registration form, the new voter will receive a card in the mail as proof of his or her right to vote.

New Citizen Registration and Voting

California election law extends the registration and voting deadline to the 7th day before the election for those who become new citizens after the close of registration on May 19. Anyone who becomes a new citizen between May 20 and May 27 must, no later than May 27.

- Present your Certificate of U.S. Naturalization to the Department of Elections;
- · Complete a voter registration form; and
- · Vote at the Department of Elections after registering.

Have You Moved?

When voters move, they must inform the Department of Elections of the address change to update their voter registration records. Voters must inform the Department of address changes at least 15 days before an election to vote in that election. Voters may change their address by:

- · Completing and submitting a voter registration form; or
- Submitting a written notice of their change of address along with their signature, printed name, date of birth, and previous and new addresses.

NOTE: Voters who moved within the county and were unable to change their address prior to the deadline 15 days before the election are encouraged to:

- Go to their new polling place on Election Day, complete a new voter registration form to update their registration information, and cast a provisional ballot; or
- Come to City Hall, Room 48, on or before Election Day, complete a new voter registration form to update their registration information, and vote at the Department of Elections.

Not Yet 18?

Any person who will turn 18 years of age on or before the next election is eligible to register and vote in that election. To register:

- · Complete a voter registration form; and
- Submit the registration form either in person or by mail no later than 15 days before that election.

Overseas and Military Voters

Special Overseas and Military Voters are:

- · Members of the armed forces:
- · Spouses or dependents of members of the armed forces;
- United States citizens temporarily living outside of the country; or
- U.S. citizens serving on a merchant vessel documented under the laws of the United States.

Special Overseas and Military Voters can register to vote and receive a vote-by-mail (absentee) ballot by completing the Federal Post Card Application (FPCA). The application can be downloaded from http://www.fvap.gov/pubs/online/pca.pdf or obtained from embassies, consulates, or from military voting assistance officers.

Ex-Offenders' Right to Vote

In addition to standard voting age and residency requirements, California law allows a person who has been convicted of a felony to register and vote if he or she:

- Has completed his or her prison term for a felony, including any period of parole or supervised release.
- · Is on federal or state probation.
- Is incarcerated in county jail as a condition of felony probation or as a result of a misdemeanor sentence.

Additionally, people who have been convicted of a misdemeanor can register and vote even while on probation, supervised release, or incarcerated in county jail.

In order to restore the right to vote, a person only needs to complete and return a voter registration form. No other documentation is required.



Candidate Information

Notice about Candidates' Statements of Qualifications

Not all candidates submit a statement of qualifications. A complete list of candidates appears on the sample ballots located in this pamphlet. Please refer to the Table of Contents for the location of the sample ballot for each qualified political party and for decline-to-state (nonpartisan) voters.

Each candidate's statement of qualifications, if any, is volunteered by the candidate and is printed at the expense of the candidate, unless otherwise determined by the jurisdiction. The statements have been printed as submitted by the candidates and have not been checked for accuracy by any City official or agency. Spelling and grammatical errors have not been corrected. Please refer to the Table of Contents for the location of specific candidate statements in this pamphlet.

Voluntary Campaign Spending Limits and Legislative Candidates' Statements

In November 2000, California voters approved Proposition 34, which states that if a candidate for State Senate or State Assembly accepts voluntary campaign spending limits specified in Section 85400 of the California Government Code, that candidate may purchase the space to place a candidate statement in the Voter Information Pamphlet.

The legislative candidates who have accepted the voluntary spending limits and are therefore eligible to submit a candidate statement for the June 3, 2008 Consolidated Statewide Direct Primary Election are listed below:

State Senator, District 3
Joe Nation - Democratic

Member, State Assembly, District 12 Conchita Applegate – Republican

Member, State Assembly, District 13

Tom Ammiano – Democratic

Harmeet K. Dhillon – Republican

Candidates for Superior Court Judge, Seat #12

MARY E. MALLEN

My occupation is Trial Attorney.

My qualifications are:

- · USF School of Law (JD)
- UC Berkeley, Bachelor of Science (Honors)
- · Deputy Public Defender San Francisco
- · Assistant District Attorney San Francisco
- Legislative Assistant SF Board of Supervisors
- Private Practice Criminal, Employment and Business
 Law

Having worked as an Assistant District Attorney and Deputy Public Defender, I am uniquely qualified to render fair judgment with proper dignity, propriety and absent any suspicion of political interference.

My experience in the private sector as a trial attorney and owner/operator of a small business, and in the public sector as an Assistant District Attorney, Deputy Public Defender, and Constituent Liaison to then Supervisor Gavin Newsom provide me with the singular ability to view legal situations from both perspectives.

I am a fifth generation San Franciscan. My father was the late Judge William Mallen, whose exemplary judicial demeanor and unwavering dedication to justice shaped my character and inspired my legal career.

Judicial candidates are required to "avoid political activity that may create the appearance of political bias or impropriety." Our conduct, governed by the Code of Judicial Ethics, must demonstrate "independence and impartiality." I have the highest respect for that standard - for that reason, my endorsers are not included here.

www.marvmallen.org

Mary E. Mallen

THOMAS MELLON

My occupation is Judge of the Superior Court.

My qualifications are:

Politics Has No Place in Our Courts.

I am a trial judge – not a politician. I provide justice for all who appear in my court – regardless of political considerations or any other factors.

A Lifetime of Honorable Service.

My strong record of service has earned me the support of the overwhelming number of my judicial colleagues, incluing 19 members of the California Supreme Court and 12 of the Court of Appeal. I have presided over more than 500 trials, confronting issues touching nearly every facet of the law

Prior to serving as judge, I practiced law in San Francisco for 22 years. Before that I worked as a VISTA volunteer in an inner-city neighborhood, as a poverty law attorney providing free assistance to poor families and as a law clerk for a prominent federal jurist. I am a graduate of the University of San Francisco. My wife and I raised two daughters in San Francisco.

Justice, Not Politics.

My experience is in the law. My focus is bringing justice to all who appear before me. Now I need your help to make sure our courts focus on justice, not politics.

Please join us at www.KeepJudgeMellon.com.

Thank you.

Judge Thomas Mellon

Statements are volunteered by the candidates and have not been checked for accuracy by any official agency.

Statements are printed as submitted. Spelling and grammatical errors have not been corrected.

Candidates for Superior Court Judge, Seat #12

GERARDO C. SANDOVAL

My occupation is Member, San Francisco Board of Supervisors/Attorney.

My qualifications are:

Please visit www.SandovalForJudge.com for a detailed list of my qualifications.

- Columbia Law School graduate: alumni include six U.S. Supreme Court Justices.
- S.F. Board of Supervisors, member and lawmaker for the past seven years.
- Completed many jury trials and appeared in court countless times.
- Aide to S.F. Mayor Art Agnos, overseeing many legal issues for the City.
- · Experienced civil attorney & criminal attorney.

Endorsements (partial list)

S.F. Public Defender Jeff Adachi

S.F. District Attorney Arlo Smith (former)

S.F. Labor Council President Tim Paulson*

Art Torres, Chairman, California Democratic Party*

Senator Carole Migden & Senator Leland Yee Assemblywoman Fiona Ma

S.F. Treasurer José Cisneros

S.F. Supervisors Tom Ammiano, Bevan Dufty, Aaron Peskin, Sophie Maxwell, Jake McGoldrick, Chris Daly, & Ross Mirkarimi

Service Employees International Union (SEIU)

S.F. Building & Construction Trades Council

S.F. Firefighters Local 798

UFCW Local 648 & IBEW Local 6

The Harvey Milk LGBT Club Jane Morrison, Connie O'Connor, Gerry Crowley, Susan Hall

*For identification purposes only

www.SandovalForJudge.com

Gerardo C. Sandoval

Statements are volunteered by the candidates and have not been checked for accuracy by any official agency.

Statements are printed as submitted. Spelling and grammatical errors have not been corrected.

Frequently Asked Questions (FAQs)

Q — Who can vote?

18 years or older, who

are registered to vote

before May 19, 2008.

in San Francisco on or

A — U.S. citizens.

by the Ballot Simplification Committee

Q - Who can vote?

A — U.S. citizens, 18 years or older, who are registered to vote in San Francisco on or before May 19, 2008.

Q - When do I vote?

A — Election Day is Tuesday, June 3, 2008. Your polling place will be open from 7 a.m. to 8 p.m.

Q - Where do I go to vote?

A — Go to your polling place. The address is on the back cover of this book.

Q — My 18th birthday is after May 19, 2008 but on or before June 3. May I vote in the June 3 election?

A — Yes, if your 18th birthday is on or before June 3, but after May 19, you can register to vote on or before May 19 and vote June 3 — even though you were not 18 at the time you registered to vote.

Q — If I was arrested or convicted of a crime, can I still vote?

A — You can register and vote as long as you are not in prison or on parole for a felony conviction. You must complete a new registration form on or before May 19 to vote.

Q — I have just become a U.S. citizen. Can I vote in the June 3 election?

A — If you became a U.S. citizen on or before May 19, you may vote in the election, but you must register to vote by May 19;

OP

If you became a U.S. citizen after May 19, but on or before May 27, you may register and vote at the Department of Elections office by May 27 with proof of citizenship.

Q — I have moved within the county but have not reregistered. Can I vote in this election?

A—Yes, but you must go to your new polling place or City Hall, Room 48, and complete a voter registration form to update your registration information. You can look up the address of your new polling place by entering your new home address on the Department of Elections Web site (www.s/gov.org/elections). You may be asked to vote a provisional ballot at your new polling place.

Q — What do I do If my polling place is not open?

A — Check the back cover of this book to make sure you have gone to the right place. Polling places often change. If you *are* at the right place, call the Department of Elections immediately at 415-554-4375.

Q — If I don't know what to do when I get to my polling place, is there someone there to help me?

A — Yes, the pollworkers at the polling place will help you.

Q — Can I take my sample ballot or my own written list into the voting booth?

A — Yes. Deciding your votes before you get to the polls is helpful. Your sample ballot is located inside this voter pamphlet, or you may use the Ballot Worksheet included in this pamphlet for this purpose.

Q - Do I have to vote on every item on the ballot?

A — No, you do not. The votes you cast will be counted whether you have voted on every item or not.

Q — Is there any way to vote instead of going to the polling place on Election Day?

A — Yes, you can vote before June 3 if you:

Fill out and mail the Vote-by-Mail Application printed on the back cover of this book. Once we process your request, a vote-by-mail ballot will be sent to you. Your request must be received by the Department of Elections no later than 5 p.m. on May 27, 2008;

OR

Go to the Department of Elections at City Hall, 1 Dr. Carlton B. Goodlett Place, Room 48, from May 5 to June 3. The office hours are: 8 a.m. to 5 p.m., Monday through Friday; 10 a.m. to 4 p.m. Saturday and Sunday on May 24-25 and May 31-June 1; and

7 a.m. to 8 p.m. on Election Day, June 3.

Q — If I don't use an application, can I get a Vote-by-Mail Ballot some other way?

A — You can send a note, preferably on a postcard, to the Department of Elections asking for a ballot. This note must include: your printed home address, the address where you want the ballot mailed, your birthdate, your printed name and your signature. Mail your request to the address on the front cover of this pamphlet, or fax it to 415-554-4372. Your request must be received by the Department of Elections no later than 5 p.m. on May 27, 2008.



AMERICAN INDEPENDENT PARTY

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote *only* for candidates from that party in partisan contests. Pursuant to California Elections Code section 8004, if there are no candidates for a partisan contest, that contest will not appear on the ballot.*

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

*The following partisan contests will not appear on the American Independent Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 12 MEMBER, STATE ASSEMBLY, DISTRICT 12

+ The American Independent Party allows voters who have declined to state an affiliation with a political party to request an American Independent Party ballot for this election. However, there are no American Independent Party candidates for any partisan contest; instead, a nonpartisan ballot that includes candidates for nonpartisan office and ballot measures is available. For further potions for voters who have declined to state a party affiliation, see page 6.

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot. 本環民資料手冊內的選票樣本是正式選票的縮小版。 La Muestra de la Boleta Electoral en este folleto es una reducción de la Boleta Electoral Oficial.

申請中文版的選舉材料的選民請注意:請保留這份選票樣本。寄給你的中文版的選民資料手冊中沒有這份選票樣本。 你只能在這本選民手冊中找到撰票樣本。

> Aviso para los electores que han solicitado material electoral en español: Guarde esta copia del folleto en inglés para consultar su muestra de la boleta. El folleto en español que le será enviado no contendrá la muestra de la boleta.

38-SR21-FN-J08-6

21

OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

美國獨立黨撰票 / BOLETA DEL PARTIDO AMERICANO INDEPENDIENTE AMERICAN INDEPENDENT PARTY BALLOT

CITY AND COUNTY OF SAN FRANCISCO / 三瀬市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

BALLOT TYPES 2, 5, 6, 8, 11, 14, 16

o vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

異民指南:請將指向你選擇的節頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人, 午提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。

como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de NSTRUCCIONES PARA LOS ELECTORES: complete la flecha que señala su selección, tal a persona en el espacio en blanco provisto, y complete la flecha.



MEASURES SUBMITTED TO THE VOTERS 是交選民投票表決的提案

ere are no candidates for a 如果某個黨派官職無候選人參 選,則該選舉項目不會出現在 does not appear on the ballot.

isan office, that contest

NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES

STATE PROPOSITIONS/州提案/PROPOSICIONES ESTATALES

and similar measures. Eliminates delerence to government in property rights casea. Changes condemnation rules Froat integrated most of many operations and operations of the measure's restrainding. The net statewide fiscal feet, towever, probably would not be significant. bars state and local governments from taking or damaging private property for private uses. Prohibits rent control EMINENT DOMAIN. LIMITS ON GOVERNMENT AUTHORITY. INITIATIVE CONSTITUTIONAL AMENDMENT

cargo partidista, la contienda no aparecerá en la boleta.

Si no hay candidatos para un

效府徵用權。政府權力限制。憲法修正案動議。禁止州政府和地方政府局 了私人使用而缴用或毁壞私人財產。禁止組金管制和類似體施,消除在財 2. 權案件中關從政府的傾向。修改宣告充公規則,財政影響。本權案的限 制备增加许多政府的费用。但是對於全州的財政聚無大大淨影響。

86

無無流信職 CARGOS NO PARTIDISTAS

NONPARTISAN OFFICES

JUDGE OF THE SUPERIOR COURT SEAT #12

JUEZ DEL TRIBUNAL SUPERIOR, OFICINA NUMERO 12

Note for One 138 - 2/ Vote por Uno 高等法院法官,第12席 JUDICIAL - 司法

YES/鑽成/SÍ←

20/0数

DOMINIO EUNEMETE. LIMITES SCORE LA ALTORIDAD DEL CAGERRON. EMENEDIA CONSTITUCIONAL POR NUNCIFIAT. PROFINA DE RESOURCES SERIA I Vicales se apociente de o client propuédate provida para coso primadas. Profite a la costa de datulines y medidas similares. Elimina la defenensia il punimo na riscaso de sucho de propada. Chara las regista de opropadom. Prenificial Algoria consistia alla mancia se assago del se registador. Prenificial Algoria consistia alla propuedado. Son primada los del serias de propuedado. Profite propuedado del no seria significativo. NES/郊欧/SI▲

正案動議・禁止動用機

将取得屋主国住的房屋。

的好器用糖。 图制

66

緣拉多 · C · UI托瓦 S.F. Board of Supervisors, Member 回題の中午後三 のSpart Francisco 知识的研究是 Avez del Tribunal Superior MARY E. MALLEN THOMAS MELLON GERARDO C. SANDOVAI

- 現信 - Alberney

10000

WRITE-IN : 独筑板湖人 / NO LISTADO

NO/反對

党定開於公共工 H成地, 以人或企業實施 記・財政影響 以及防止犯罪的 存徵用權取得屬主自 公共衛生與臺灣

NENTE. LIMITES SOBRE ADQUISICIONES DEL GOBIERNO DE RESIDEWCIAS OCUPADAS PLETARO. ENMIENDA CONSTITUCIONE POR INICIATIVA, Probibe eluso del obrimo ennevira ha residencia cociazione de propietaro para taspasaria a una persona privada o enfuddi comercial mo, an obras pultares pard y espirada publicas prevención de la defenciencia. Impagab fiscal

obiernos estatal o locales.



38-SB22-EN-J08-6

SCHOOL PROPOSITIONS /學校提案 / PROPOSICIONES ESCOLARES

VES/贊成/SI♠ o enfrace, cuity educational popumaties of hidren attract and retain quality teachers and staff by increasing the stage for the stage with activate increasing the curve and included stages and in tard-ball object a retain and increase benefit in time, in resurves and dissoons support technology, innovation, and successfully, that these for the recovery and activate the surforced to leny \$190 per parcel annually, assisted for infling, with manufactor of their overspall? 参数**服和工作人員:**每了自在難以招募所需人員的學校和課目卻域做額外工 為了確記章提供品質更好的教育計劃:為了用提高薪資的方法吸引和保留優 1的教師提供額外補償:以及爲了增加教師培訓、資源和教室支援、技術、

capacitación de tos maestros, los recursos y el apoyo para el auta, la tecndogía. La imovación y la responsabilidad, peber en Chinhe Escolad fulnicado de Sant Farriscos per unidorado par atecaudar amalmente \$196 por parcela, alistados por la militación, con la supervisión obligatora de los cubacantes? A fin de miejorar la calidad de los programas educativos para riños; atraer y reiener personal y maestros de calidad medicante de aumento de salarios, propudorante a bos mestros var ocorperación spémentata apor tabojo audocinal en esculada, que son dificiês de dodra de maestros y en malenias dificies de pubrir y aumentar la NO/反對 革動和責任機制,三瀦市聯合校區是否應該在接受強制性公民監督的條件下 p到授權以數收每年每個地塊 \$198 並隨著通貨膨脹而調整該稅費?

CITY & COUNTY PROPOSITIONS / 市縣提案 / PROPOSICIONES DE LA CIUDAD Y CONDADO

Shall find (Wirtersale the wast of excitor instruction for many of expensions and ordinar impropered fit is School ordinary for the state of court and the Community Obego District to quality for employed-funded references the benefits establish as expension for the Hall Community Obego District to quality for employed-funded references the them stablish as expension for the Hall Community of the Community of

本市是否應該增加新聘市政府權員以及校區、高等法院和社區大學區某些 電員取得雇主出資的退休者健康福利資格所需的服務年數;建立一個單獨 的「退休者保健基金」以支付退休者保健費用:以及為某些市政府權員增

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VES/增良/SÍ◆

W/反聲 加退休福利和退休生活費用調整?

recitir beneficios melicios de jubilización transcrisos por el empleador de los nuevos empleados de la Cuidad y recitir en mindados del Distilio Escalo e il Chiar al Seneiro y el Distilio de O Calegos Comunitados, establecer un Fondo de Fullación con proprientalem que a la America Miscota de Labadados para filmosin de cadas de a ención Fondo de Se pullación, sumienta se beneficios de jubilicación y los ajustes por costo de vide en la jubilicación para petros empleados de la Cuidad? Debería la Cludad aumentar la cantidad de años de servicio requendos para reunir los requisitos necesarios para

Shall the City poohbit San Francisco Employees' Retirement System members who are convicted of a crime supplying most supplying the connection with their employment from receiving any selfement benefits funded with employed controllors?

VES/贊政/Si◆ NO/反擊 本市是否應該禁止被判犯下與職務相關的違背道德之罪行的三藩市政府雇員 退休系統成員取得雇主出資的任何退休福利?

¿Debería la Ciudad porhibri que los miembros del Sistema de Jubilación de Empleados de San Francisco que las sistos condendados do contelle della de derrupción mod efebbonados con su empleo reciban beneficios de jubilación intandados con comitibulories del empleador?

VOTE EN AMBOS LADOS DE LA BOLETA VOTE BOTH SIDES OF BALLOT 請在選票兩面投票

38-C1-22-1-A

MEASURES SUBMITTED TO THE VOTERS 是交選民校票表決的提案 NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES

Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, eithnicities, sexual orientations and sygnose support the nomination, appointment or confirmation of leanale, minority and disabled candidates to fill seats on those bodies?

38-CP24-EN-J08

CITY & COUNTY PROPOSITIONS / 市縣提案 / PROPOSICIONES DE LA CIUDAD Y CONDADO

YES/贊成/SÍ↑ NO/ 反聲 **市政府各個理事會和委員會的組成反映各種種族、狹裔、性取向和殘隱類型男女人士的利益和貢獻,以及市政府官員和機構支持提名、委任** 炎確認女性、少數族裔和殘障人士等候補者擔任委員職務,是否應該成爲一項市政府政策?

Debet are politica de la Cudad que los miembos de los consejas y las comisiones de la Cudad villegien los intenses y las confluciones de hombres y mujeres de lacidad respalent el combamiento la confirmación de caprofilias y del son confirmación de caprofilias del son de los politicas de la confirmación de caprofilias del son de lacidados y prometiente de grapos minimáticas gasta cooper cargos en estos organismos.

Shall he City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to approve the Major's appointments to the PUC?

/ES/贊成/SI← 10/反對 本市是否應該相對公用專業委員會 (bnC) 委員的任職資格並修改 bnC 委員的委任程序,即市參議會必須以多數宗通過市長的 bnC 要

¿Debeíra la Cludad establecer cualificaciones para los miembros de la Comisión de Servicios Públicos (Public Unities Commission, PUC) y cambiar el processo de designacion de miembros para la PUC exigendo que la majoria del Consejo de Supenisores apruebe las designaciones del Alcade para la PUC?

ES/熔成/SI← NO/区對 市政府批准的任何编合的(Candlestok Poin)和繼人有指導,Hunlas Point Shprand,就合用途開發計等在表現成的所有被開發的新房屋 單元的 50% 必須是可負擔房屋,新的可負擔房屋的出租或數售優先照顧中極收入家籍,以及,如職畫建 Aloe Grifth 公程,將一七一重 建原住房單元,是否應該成為一項市政府政策;以及,除非市參議會認定該地區混合用途開發計劃灣議這壘政策,是否應該禁止本市 出售、轉讓或出租本市在婚台角擁有的任何土地?

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Debte se por cio de la Cadad que todo pará un abazación de minima de minima de minima de destructura de destructura de managemente de minima de la cadad que todo pará un abazación de minima de minima de destructura de minima de minima de se destructura de la cadad de minima de la cadad de la cadad de la cadad de minima de la cadad de minima de la cadad de la cadad de la cadad de minima de la cadad d

19 at the Cyp pulry to encourage fromly development of a mixed-use project in the Bay-ew on Candisates Proint and Markes Pour Shippand, instance a reference of a mon-station alternative and the Companies of the

學用途;以及潔屋於1997年六月消湯 Point) 和號人角影響 (Puriess Point Shayard) 的一項混合用途計劃,包括一個的數學,可有政務政策,如果相至少相等面積的新的公園或開放空間交 技數及時期發位於灣景區 (Bayview) 的獨台角 (Candestick Point) 和個人角部也 (Furners Point) 右角的公開用 至新的49人除體育場或一項非體育場替代方案,是否應 鱼且該轉讓滿足本提案的改策目標,是否應該授權市 的D提案和F提案是否應該被職上?

G

YES/贊成/SI↑

NO/反對

Cardiesticx Point y el astillero de Huniers Point, incluyendo un nuevo estadio cara transferir terrenos del parque en Candiestick Point para uso no recreativo ones x la transferencia cumple con los objetivos de la política de la iniciativa de Caberina en política de Coude datada la unacidación portuna en proceso de caracterior de Caberina Caracterior para los defendes de Caberina de Caberin

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YES/贊成/SÍ↑ Shall it be unlawful for City elected officest, cardidates or policial committees because the except compality contributions from contractions who are prohibited from making informations to these destructions are sently approved contract before the official committees because the contraction is recently approved contract before the official or the Baardon which the official or an appointed to principle and official committees because the contractions are of the properties of the official or the Baardon of the official or NO/反對 Debet as what the schoolands exercise the Dutant, be candidated out of policios que eles control as rollatin a agreement special campaiss de parte de controls que les manuels per a campaiss de parte de controls que les campais de parte de controls que les campais de les campaiss de parte de controls per de Controls de la Control de la C 如果本市民華官員,候進人或受貨權動物政治委員會需要施營受本國施於競選捐款,而由稅該承包商於該百員總裁該百員或其委任者任 職之委員會應有的特批准的合的或批准不及的合約,所以被禁止而言。 "後選人或政治委員會捐款,該等行局是否應該定局非法? 請在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA VOTE BOTH SIDES OF BALLOT 38-C1-21-2-N I

Lead Hazard Control Program



The Mayor's Office of Housing's Lead Hazard Control

Program (LHCP) provides lead hazard control services

to eligible low-income property owners or owners

whose properties are rented to low-income tenants.

The program provides free lead risk assessment, testing,

and grant funding for remediation of lead hazards.

Why worry about lead?

94% of housing in San Francisco was built before 1978 and lead was added to paint before 1978 to make it more durable. When lead based paint is disturbed or deteriorates, the dust created can poison residents. Who's most at risk? Children under 6 years old are at the greatest risk, but even adults can be poisoned by lead. Lead can also cause abnormal fetal development in pregnant women.

What are the effects of lead poisoning?

Lead poisoning can damage the kidneys, brain and nervous system, affect behavior, loss of IQ and cause learning problems

INCOME ÉLIGIBILITY		
MAXII	MAXIMUM INCOME BY HOUSEHOLD	
	SI	ZE
1 PERSON \$63,350		
2 P	ERSON	\$72,400
3 г	ERSON	\$81.450
4 P	erson	\$90.500
5 P	ERSON	\$97.700
6 P	erson	\$104.950
7 P	ERSON	\$112,200
8 PERSON \$119,450		

Program Eligibility

- * Property must be built before 1978.
- * Property must be a permanent, residential structure located within the City and County of San Francisco.
- * Units must have 1 or more bedrooms.
- * A child must live or spend a minimum of 6 hours a week on the property.
- * Vacant units may be funded if the owner agrees to give preference in renting to low and moderate income families with children under the age of 6.
- * Property must have lead-based paint hazards when inspected by a Certified Risk Assessor provided by the Mayor's Office of Housing. * Occupants must qualify based on program income eligibility requirements.

Who is eligible for lead grants?

Those who are income-qualified and are:

Building Inspection.

- * Property owners who operate home-based childcare facilities.
- *Owner occupied or renter-occupied units with young children.
- * Property owners who have been issued Notices of Abatement or Violation from the Department of Public Health or the Department of

For more information about our programs, please

contact us at
Mayor's Office of Housing
Lead Hazard Control & Housing
Rehabilitation Programs
1 South Van Ness Avenue, 5th Floor
San Francisco, CA 94103
Main (415) 701-5500
Fax (415) 701-5501



Gavin Newsom Mayor

Matthew O. Franklin Director

Please visit these websites to learn more about lead poisoning and its effects:

http://www.cdc.gov/nceh/lead/lead.htm http://www.epa.gov.lead/ http://hud.gov/offices/lead/ http://www.lead411.org/Templates/index.htm

The Lead Program at the Mayor's Office of Housing operates with generous funding from the Office of Healthy Homes and Urban Development (HUD) and the City and County of San Francisco.

DEMOCRATIC PARTY SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote *only* for candidates from that party in partisan contests.

The following partisan contests will appear on the Democratic Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 12
MEMBER, STATE ASSEMBLY, DISTRICT 12
DEMOCRATIC PARTY COUNTY CENTRAL COMMITTEE. ASSEMBLY DISTRICT 12

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

+ Voters who have declined to state an affiliation with a political party may request a ballot for the Democratic Party that includes candidates for all offices except County Central Committee. For more information, see page 6.

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot. 本選氏資料手冊內的選票樣本是正式撰票的縮小版。 La Muestra de la Boleta Electoral en este folleto es una reducción de la Boleta Electoral Oficial.

申請中文版的選舉材料的選民請注意:請保留這份選票樣本。寄給你的中文版的選民資料手冊中沒有這份選票樣本。 你只能在結本選民手冊中找到撰票樣本。

> Aviso para los electores que han solicitado material electoral en español: Guarde esta copia del folleto en inglés para consultar su muestra de la boleta. El folleto en español que le será enviado no contendrá la muestra de la boleta.

OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

DEMOCRATIC PARTY BALLOT

CITY AND COUNTY OF SAN FRANCISCO / 三雜市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 民中黨選票 / BOLETA DEL PARTIDO DEMÓCRATA JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

CONGRESSIONAL DISTRICT 12, ASSEMBLY DISTRICT 12 — BT 6

to vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. INSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture

選民指南:請將指向你選擇的箭頭畫線連接起來,如關所示。如果想要投選合格補寫候選人, 在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。

como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de INSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal a persona en el espacio en blanco provisto, y complete la flecha.

NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 是交選民投票表決的提案

STATE PROPOSITIONS / 州提案 / PROPOSICIONES ESTATALES

Bass false and local governments from Taking or damaging private propertific private uses. Proubliss wer contro and smillar measures. Et immates determents to government in property rights crasses. Changes conformation ruse Fixed impact horsesed oxes to many government Oue to the measure's restrictions. This risk statewide iscal EMINENT DOMAIN. LIMITS ON GOVERNMENT AUTHORITY. INITIATIVE CONSTITUTIONAL AMENDMENT sfect, however, probably would not be significant.

YES/贊成/SIA 政府徵用權。政府權力限約。憲法修正案動議。禁止州政府和地方政府 了私人使用而缴用或蛟蝮私人財產。禁止租金管制和緊似措施。消除在 牽權案件中關從政府的傾向。 修改宣告充公規則,財政影響: 本提案的限 到舍增加許多政府的費用。但是對於全州的財政應無太大淨影響。

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ACML 新月田 鉄版・新月田

JACKIE SPEIER MICHELLE T. MCMURRY Diedora de Politicas de Saluc ROBERT M. BARROWS

DISTRICT 12 / 第12選張 / DISTRITO 12

Vote for One / 第一条 / Vote por Uno

来國際議員 REPRESENTANTE DE LOS ESTADOS UNIDOS

UNITED STATES REPRESENTATIVE

無流官職 CARGOS PARTIDISTAS

PARTISAN OFFICES FEDERAL·聯邦 COMMINICATION, LIMITES SOCIETA ALTIFORD DEL CODERNO, EMBOLO CONSTITUCIONEM. POR INCLINITATION, PORDe qui se soprime in au linitation del communicación del

/ES/替成/SI▲ INTIATIVE CONSTITUTONAL AMENDIEST. Bars use of enment formain jurisquire an owner-occopied decisional froundering or a pratieg prior our bountess amin', deteres areaditions fron place, works, public health and satilly, and critic prevention. Tiscult instalt his opinitant feed impact on satile or focal governments. EMINENT DOMAIN. LIMITS ON GOVERNMENT ACQUISITION OF OWNER-OCCUPIED RESIDENCE 自住的房屋,憲法修正案動演。禁止動用政 限制政府取得屋

FRANK HENRY WADE 布閣式・亨利・成総 Certied Public Accountant W. 巴羅斯 Business

製化が

社田会計節

Contador Público Cert

DOMINIO EMINENTE. LIMITES SOBRE ADQUISICIONES DEL GOBIERNO DE RESIDENCIAS OCUPADAS OR EL PROPIETARIO. ENMIENDA CONSTITUCIONAL POR INICIATIVA. Prohibe el uso del dominio eminente. 别外情况。財政影響:對於州成地方政府沒 一以及防止 有大大研查 7等井公

NO/反擊

*格私人或企業實體。設定開於公共工程、

屋主自住房屋

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 salud y segundad públicas y prevención de la delincuencia. Impacto fiscal: da por el propietano para traspasarla a una persona priv

馬世線 Oman / Accountant

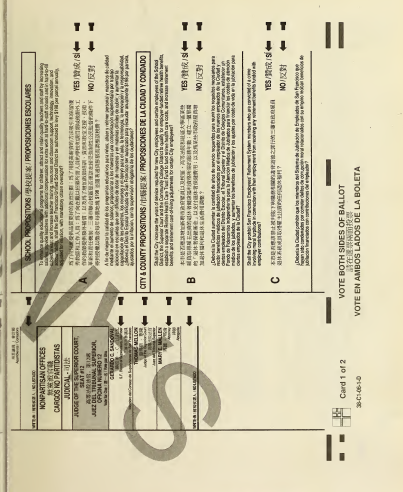
FIONA MA

州EMBRO DE LA ASAMBLEA ESTATAL

STATE - 外 - ESTADO

INTERN / 柏塔松湯人 / NO LISTADO

DISTRICT 12/终12端區/DISTRITO 12 MEMBER, STATE ASSEMBLY



INICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

CITY & COUNTY PROPOSITIONS / 市縣提案 / PROPOSICIONES DE LA CIUDAD Y CONDADO

Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and types of disabilities and that City officers and agencies support the nomination, appointment or confirmation of lenale, minority and disabled candidates to till seats on those bodies?

YES/贊成/Si▲ NO/反對 市政府各個理事會和委員會的組成反映各種種族,談畜、性取向和強婦類型男女人士的利益和貢獻,以及市政府官員和機構支持提名、委任 或確認女性、少數族裔和殘職人士等候補者擔任委員職務,是否應該成爲一項市政府政策? Ω

Liberia es política de la Cuenta que los membros de las conseisos y las amenicanes de la Cuenta el elegino las intenses y las contribuciones de hombres y majens de las contraciones de descapacidad, pose las las pontas de la Cuenta espedien el montramiento, la designación o la confirmación de cupulante de descapacidad y provenientes de gapos montrates para esta conque rappos en estado organismos?

of the Board of Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring Supervisors to approve the Mayor's appointments to the PUC? /ES/診療/SI◆ 本市是否應該和罪公用事業委員會 (PUG) 委員的任職資格並修改 PUC 委員的委任程序,即市參議會必須以多數票通過市長的 ш

de des ¿Debería la Cludad establecer cualificaciones para los miembros de la Comisión de Senvicos Públicos (Public Utilièse Commission, PUC) y cambar le para la PUC exigiendo que la mayoría del Consejo de Supenvisores apruebe las designaciones del Alcade para la PUC?

ped in the area be

NO/反對 市政府批准的任何獨台角 (Candesick Poin) 和獨大角部場 (Hunes Point Shyald) 混合用滏阳鼓計畫在藏地區的所有被開發的新房壁單元的 20% 必須是可負擔房座,新的可負擔房屋的出租或銷售優先照解中佐收入家庭,以及,如果**基準** Mos Griffel 公屋,將一出一里 **单原住房單元,是吞應該成爲一項市政府政策;以及,除非市參議會認定該地區混合用途開發計劃通網這墊政策,是否應該禁止本市** 出售、轉讓或出租本市在場台角擁有的任何土地? ш

ES/黎成/SI◆

Abbeits et golden de Carden de Koppen de Americane de minima de la commentant de minima de de de formation de minima de minima de la commentant de minima de oolibcas? Shall be City patry to encourage transported of ameed-use project for the Bay-kew or Candeside Port after their patry and includes after 49ers stadum or a non-stadum alternative and the City be authorite to transfer that in Candeside Port in the Control to the patry and a Control to the Control of the Con

樂用途:以及選民於1997年六月通過 技物及時開發位於潤景區 (Bayview) 的場合角 (Cândlestick Point) 和繼人角船線 (Humers Point Shuyerd) 的一項混合用途計劃,包括一 座新的49人除體育場或一項非體育場替代方案,是否應處成為一項市政府政策,如果相当少有等面積的新的公開或開放空間交 轉編集協合角的公園用地 後且該轉讓滿足本提案的政策目標,是否應該授權市 的D 提案和F 提案是否應該被廢止? G

/ES/贊成/SI◆

10/反野

A zoprazo de justo minto en Bisnyear en Candestóck Polat y el asteleno de Huntess Ponti indujendo un nuevo estado Os Dabani a Dabado estar autoridad, palla transferir ferenos del paque en Candesdok Ponti para 190 no receativo en será de finante las mintras propragones, y la transferencia cumple con los objetivos de la política de la infraña de ¿Debería ser política de la Ciudad alentar la urbanización oportuna de un para los électres de San Francisco u un atendraria de un estation y sel terreno es reemplazado por nuevos parques públicos o espacios abuer ley, y deberían revocarse las Proposicionas D y F. aprobadas por los ellagra.

YES/贊成/SÍ◆ or accept campaign contributions from contractors who are prohibited from making as a pending contract or a recently approved contract before the official or the Board on NO/反對 Deberia ser legal cue se uniconanos electas de la Cuesa. Se cardidado o los comeis políticos que eles contraria soción na esperien combiciones para campaísa de parte de instituir de la campaísa de parte de instituir de la campaísa de la campaísa de parte de instituir de la campaísa por el campaísa por el campaísa por el Campaísa por el Campaísa de la campaísa de l 如果本市民遊官員,候選人或受其應節的從治交員會來要不整要來量關於聲音相談,而由於該承回商於該官員總或該官員處或該各員或其委任者任 職之委員會處有的符批准的合約或批准不久的合約,所以獲素直向影響,被選人或政治委員會捐款,該等行為是否應該定為非法? VOTE BOTH SIDES OF BALLOT 請在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA Shall if be unlawful for City elected officials, cardidates or political committee contributions to these elected officials, candidates and political committees which the official or an appointee of the official sits? 38-C1-21-2-N I

NA TRANSPORTATION DE LA COMPANION DE LA COMPAN

OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

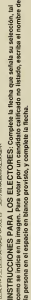
民主黨選票 / BOLETA DEL PARTIDO DEMÓCRATA DEMOCRATIC PARTY BALLOT

CITY AND COUNTY OF SAN FRANCISCO / 三雜市市徽 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

ASSEMBLY DISTRICT 12 — BT 1-7

To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. INSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

選民指南:請將指向你選擇的節頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人, 在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。





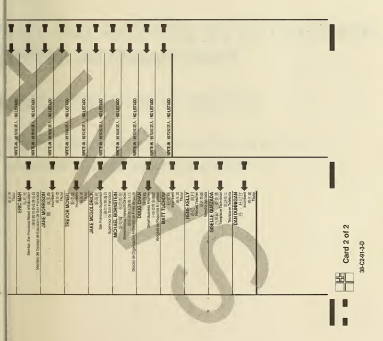
CITY AND COUNTY / 市縣 / CIUDAD Y CONDADO

MEMBER, COUNTY CENTRAL COMMITTEE, ASSEMBLY DISTRICT 12

MIEMBRO DEL COMITÉ CENTRAL DEL CONDADO, ASAMBLEA DEL DISTRITO 12

/ote for no more than 12 / 請選不顧過12名 / Vote por no más de 12





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.....

NO CONTESTS APPEAR ON THE THIS PAGE IS INTEN

這張選票卡背面不刊印選舉項目。

NO APARECE NINGUNA CONTIENDA ESTA PÁGINA SE HA DEJADO

BACK OF THIS BALLOT CARD. FIONALLY BLANK.

龙們有意地將這一頁留為空白。

L DORSO DE ESTA BOLETA.

N BLANCO INTENCIONALMENTE.



SHOW YOUR POWER: VOTE!

展現你的權力:

投票!

MUESTRE SU FUERZA: VOTE!

Every Vote Counts!

Cast your ballot on Tuesday, June 3, 2008.



每一票都非常重要!

在 2008 年 6 月 3 日星期二投票。



¡Cada voto cuenta!

Emita su voto el martes, 3 de junio de 2008.

What does the Sanctuary City Ordinance mean?

City Departments, commissions or employees MAY NOT help Immigration and Customs Enforcement (ICE) with immigration investigations or arrests unless such help is required by federal or state law or a warrant.

City employee WILL NOT report you or your immigration status to ICE when you apply for services or benefits.



Call 3-1-1 or 2-1-1 for more information







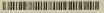
SAFE Access to Healthcare = SAFE Access to Education = Public SAFETY for all

SAN FRANCISCO MUNICIPAL IDENTIFICATION CARDS

Simplifying your connection to San Francisco and what it has to offer

Starting in late August 2008, adults, seniors, children and immigrants living in San Francisco may apply for a San Francisco Municipal Identification Card at the Office of the County Clerk. You will need to show proof of identity and San Francisco residency. The fee ranges between \$5-15.* For more information about the benefits of the municipal identification card and how to apply, please visit the County Clerk website at: www.sfgov.org/countyclerk

* The fee is \$15 for adults and \$5 for youth and seniors (over 65 years of age). To qualify for a waiver, you must meet certain eligibility requirements.



GREEN PARTY SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote *only* for candidates from that party in partisan contests. Pursuant to California Elections Code section 8004, if there are no candidates for a partisan contest, that contest will not appear on the ballot.*

The following partisan contest will appear on the Green Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 12

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

*The following partisan contest will not appear on the Green Party ballot:

MEMBER, STATE ASSEMBLY, DISTRICT 12

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot. 本選民資料手冊內的選票樣本是正式選票的縮小版。 La Muestra de la Boleta Electoral en este folleto es una reducción de la Boleta Electoral Oficial.

申請中文版的選舉材料的選民請注意: 請保留這份選票樣本。寄給你的中文版的選民資料手冊中沒有這份選票樣本。 你只能在這本選民手冊中找到撰票樣本。

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38-SB39-EN-J08-6



OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

線鐵攤票/BOLETA DEL PARTIDO VERDE GREEN PARTY BALLOT

CITY AND COUNTY OF SAN FRANCISCO / 三瀬市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

CONGRESSIONAL DISTRICT 12 - BALLOT TYPES 5, 6, 14, 16

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como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de INSTRUCCIONES PARA LOS ELECTORES: complete la flecha que señala su selección, tal la persona en el espacio en blanco provisto, y complete la flecha. 在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。



MEASURES SUBMITTED TO THE VOTERS 是交選民投票表決的提案

If there are no candidates for a

does not appear on the ballot. 如果某個黨派官職無候選人參 選,則該選舉項目不會出現在 選票上。 Si no hay candidatos para un

partisan office, that contest

STATE PROPOSITIONS / 州提案 / PROPOSICIONES ESTATALES

NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES

Bass sake and outgoerments then taking of designing private property. Florable such control and the state of control and the state of t EMINENT DOMAIN. LIMITS ON GOVERNMENT AUTHORITY. INITIATIVE CONSTITUTIONAL AMENDMENT

cargo partidista, la contienda no aparecerá en la boleta.

YES/贊成/SI 政府徵用權。政府權力限制。憲法修正案制護,禁止併政府和地方政衛馬 "私人使用而徽用或破壞私人財產。禁止租金管制和類似措施。消除在職 秦權案件中顯從政府的傾向。修改宣告充公規則。財政影響:本提案的限 到會增加許多政府的費用。但是對於全州的財政應無太大淨影響

86

UNITED STATES REPRESENTATIVE

CARGOS PARTIDISTAS PARTISAN OFFICES FEDERAL -聯邦 表觸窓議員 REPRESENTANTE DE LOS ESTADOS UNIDOS

NO/反對

ORMINIC BURNETTE, LIMITES SORIE, LA AUTORIDAD DEL GOBIERNO, ENMIENDA, CONSTITUCIONAL MUNICIPAL MUNICIPAL PROPERTORIO DEL GOBIERNO, ENMIENDA DE RESONARIO DE SERVICIONAL DEL SERVICIONAL DEL RESONARIO DEL RESONARIO DEL PROPERTORI DEL PROPERTORI DEL PROPERTORI DEL RESONARIO DEL PROPERTORI DEL SERVICIONA DEL SERVICIO DEL RESONARIO DEL SERVICIONA DEL SERV

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BARRY HERMANSON

DISTRICT 12 / 第12 幾屆 / DISTRITO 12 Vote for One / 第一名 / Vote por Uno

VES/魯政/SI◆ NO/反對 政府徽阳權。限制政府取得屋主自住的房屋。憲法修正案凱灣。禁止動用政 公共衛生與安全以及防止和單的例外情況。財政影響:對於州或地方政府沒 府数用權取得屋主自住房屋以將籌約私人或企業實體。設定開於公共工程 有太大財政影響

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MITES SOBRE ADQUISICIONES DEL GOBIERNO DE RESIDENCIAS OCUPADAS FRAMENDA CONSTITUCIONAL. POR INICIATIVA. Profibe el uso del dominio enmente a coupada por le propietario para traspasaria a una persona privada o entidad comercial res polícias, salud y sepuridad públicas y prevención de a definicamenta. Impacto fiscal res polícias, salud y sepuridad públicas y prevención de a definicamenta. Impacto fiscal responsables.

gobiernos estatal o locales

JUDGE OF THE SUPERIOR COURT, SEAT #12

JUDICIAL - 司法

無熱液向職 CARGOS NO PARTIDISTAS

NONPARTISAN OFFICES

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INICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

SITY & COUNTY PROPOSITIONS/市縣提案/PROPOSICIONES DE LA CIUDAD Y CONDADO

VES/蓉成/SI↑ Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and types of disabled candidates to fill seats on those bodies? NO/反對 市政府各個理事會和委員會的組成反映各種艦旗、歉裔、性即向和磯線鄰型男女人士的利益和貢獻,以及市政府官員和機構支持提名、委任 或確認女性、少數集務而磯線人士等候補者擔任委員職務,是否總談成為一項市政府政策?

Deberia ser politica de la Cudad que los ententros de los consejos y las comisiones de la Cudad reliejen los intereses y las conribuciones de bondes y mujeros de ludas las razas, etinas, circinationes sobre adaptadada, que la monoriarios y las agendades de la Cudad derespidere el nombamiento, la designación de cudaditados de suo elemento, a designación de cudaditados para conferencia crigos de suo dementiones que acuda cargo de suo dementiones de que conferencia con provincia de cudaditados para conferencia cargo de suo designativos.

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring 4 majority of the Board of Supervisors to approve the Mayor's appointments to the PUC?

YES/營成/SI← 本市是否應該制訂公用事業委員會 (PUC) 委員的任職責格並修改 PUC 委員的委任程序,即市參議會必須以多數票通過市長時 PUC ш

de miembros ¿ Deberia la Cludad establecer cualificaciones para los miembros de la Comisión de Servicios Públicos (Público (Púbres Commission, PUC) y cambiar «Imposaso de designas para la PUC exigendo que la mayoría del Consejo de Supervisores apruebe las designaciones del Alcada para la PUC?

SINI Leb Christy plast minestee Servicemen plant bed opgraves to Cardiovalde Priories Activate Cardiovalge and considerate servicemen plant bed opgraves to Cardiovalde Priories Activate Cardiovalge and and a considerate properties of the mark of powers of the address house of the service in the considerate of the mark of the considerate of the considerate of the mark of the considerate of

ES/贊成/SI◆ 20/区壁 單元的 50% 必須是可負擴房屋,將釣可負擴房屋的出租或銷售價先照腦中债收入家庭,以及,如果循鍵 Mice Griffth 公屋,將一九一重 建原住房單元,是否應該成為一項市政府政策;以及,除非市參議會認定該地區混合用途開發計割等**福達**學政策,是否應該禁止本市 f政府批准的任何獨占角 (Candlestick Point) 和鐵人角船場 (Hunters Point Shipyard) 混合用途開發計劃在鐵地區的所有被開發的新房屋 ш

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Debes as portion de Bidden de totopare de nationation en manuel de department al mission de la conferencia del mismo de la conferencia de la conferencia de la conferencia del mismo de la conferencia del la conferencia de la conferencia del mismo del la conferencia del mismo del la conferencia del mismo del la conferencia del la conferencia del mismo del la conferencia del la conferencia del mismo del la conferencia del mismo del la conferencia del la conferencia del mismo del conferencia del la conferencia del la conferencia del la conferencia del la conferencia del mismo del la conferencia del la 20lificas?

出售、轉讓或出租本市在場台角擁有的任何土地?

\$1. \$10 BLECON CERNATION DE COMPONIO DE CONTRACTOR DE CONT

Shall be City party; benourgae inny development of mind-sap popel; rink Baywen of Cardistals Port at a trius 59th Shippard, inclusion a rew 4ses stadium a a non-stadium almanura as a stadium a a non-stadium almanura as a stadium a non-stadium and transfer and the contractive for the stadium and the st

/ES/替成/SI↑ NO/反對 產節的49人隊體育場或一項非體育場替化方案,是否地震的2%,可由政府改奪;如果相互分相等而得的新的公開或開放空間交数長隊轉展議足本提案的政策目標,是否地流投極市電影響。第一個一個四個一個一個一個一個 該顺及時開發位於需景區 (Bayvew) 的獨台角 (Candlesick Polis) 和獵人角船橋 (Humars Polist Shayand) 的一項混合用途計劃,包括 的D 提案和F 提案是否應該被廢止?

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YES/贊成/SÍ← Shall be unleaned for Cap elected offices accordate or policial commitmes. Rey control to exact an accopation principle from making produced discipled control accordance to the exact produced from making making to the control or produced discipled from making making from a recently approved control to the following the first or the Board on which fine discipled or an approving of the original accordance of the following the first or the Board on the Board Dibekti see kingujue be knooranse kerse kiel. Bukasti ke andatake o kis romisk politiose per aktivitina apullain aapaden controbrooses para armaalisk de haafe de Opbektis gue keinen pub be kalzo comitouense kesten knooranse beteb, sanddass y opmilike politios debba is que el contraits posee un centralo pendente o un contrato rovententen est apudado per a Lincolanda o par el Conspele que el inchrando o una persona designada per el knoorando est elimitado. NO/函数 如果本市民遊官員,候進人或受好與那句別治安員會案際以接受表唱家的跟難拍談,而由於該承包爾於該官員處或該官員或其委任者任 聯之委員會處有尚存批准的合約或批准不了的合約,所以被票自负款官。"按選人或政治委員會捐款,該等行為是否應該定寫非法? I

VOTE EN AMBOS LADOS DE LA BOLETA

38-C1-21-2-N

How would you survive for 72 hours?

In a major disaster, it might be at least three days before vital services are restored.

72hours.org Are you prepared?

Nice to have

Need to have





LIBERTARIAN PARTY SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

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38-SB45-EN-J08-6



OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

LIBERTARIAN PARTY BALLOT

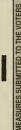
CITY AND COUNTY OF SAN FRANCISCO / 三藩市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 自由論黨選票 / BOLETA DEL PARTIDO LIBERTARIO JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

CONGRESSIONAL DISTRICT 12 - BALLOT TYPES 5, 6, 14, 16

o vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow INSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

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NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES 提交選民投票表決的提案

STATE PROPOSITIONS / 州提案 / PROPOSICIONES ESTATALES

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cargo partidista, la contienda no aparecerá en la boleta.

(ES/資成/SI NO/反對 致府徵用權。政府權力限制。憲法修正案動議。禁止州政府和地方政府。 了私人使用而微用或碳壞私人財產。禁止租金營制和類似措施。消除在財 **整檔案件中順從政府的傾向,依確實體充公規則,財政影響:本提案的限** 即會增加許多政府的費用。但是對於全洲的財政應無太大淨影響

8

UNITED STATES REPRESENTATIVE

黨派官職 CARGOS PARTIDISTAS

PARTISAN OFFICES FEDERAL-聯邦 米版機業局 REPRESENTANTE DE LOS ESTADOS UNIDOS

DISTRICT 12 / 第12源版 / DISTRITO 12

Wote for One / 26 / Note por Uno

OQUANIO EUNIGITE. LÍMITES SOBRE LA AUTORIDAD DEL GOBERNO, ENMIENDA CONSTITUCIONAL POR NUCLATAR, DEL MONTATAR, PRINCIPA QUE SODIMINA SERVEDA LA SERVEDA SERVEDA

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expenso it conveyance to a parka, persecute business entity. Charis exceptions for public works, public
and sealin, and crine prevention. Fucial impact, No significant liscal impact on state or local governments. no seria signific

中華四 · 保存表 Software Engineer KEVIN DEMPSEY PETERSON

/ES/贊成/Si▲ 效府徵用權。限制政府取得雇主月住的房屋。憲法修正案動議。禁止動用政 以時课給私人或企業實體·設定關於公共工程、 行從用權罪

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JUDGE OF THE SUPERIOR COURT, SEAT #12

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JUDICIAL - 回法

NONPARTISAN OFFICES

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NO/反對

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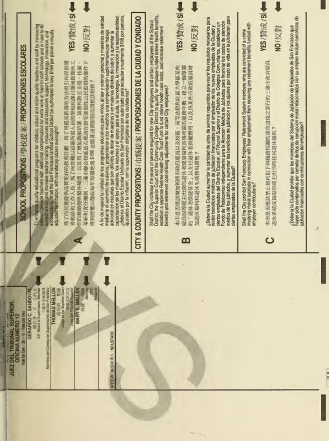
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38-SB46-EN-J08-6

If there are no candidates for a

partisan office, that contest does not appear on the ballot. 如果某個黨派官職無候選人參 選,則該選舉項目不會出現在 Si no hay candidatos para un



VOTE BOTH SIDES OF BALLOT 請在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA

38-C1-44-1-L

MEASURES SUBMITTED TO THE VOTERS 接交通投票条款的链案 INICATIVAS DE LEY PRESENTADAS A LOS ELECTORES CITY & COUNTY PROPOSITIONS 市職設業,中PROPOSICIONES BE LA CUUDA Y CONDADO

Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and agencies support the nomination, appointment or confirmation of lemale, minority and disabled candidates to fill seats on those bodies?

YES/贊成/SI↑ W/V型 市政府各個理事會和委員會的組成反映各個種族、族裔、性取向和邊障瀏型男女人士的利益和實獻,以及市政府官員和機構支持提名、委任 或確認女性、少數族裔和殘障人士等候補者擔任委員職務,是否應該成爲一項市政府政策

Debet as policia de la Custad que los membros de los consejon y las comisiones de la custad refejem los intereses y las contribuciones de hombres y mujeres de tudas las naxas, enfais, norintaciones ede descapacidas, por for funcionales plas apparentantes de la Cudad suppliades en comingratorios de considerados plas apparentantes de la Cudad de son de la comingratorio de consideración de capacidadas del son de memos despendados provenimies de pupos mindratos para en estado organismos?

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to approve the Major's appointments to the PUC?

/ES/贊成/SI▲ NO/反對 本市是否應該制訂公用事業委員會 (PUC) 委員的任職責格並修改 PUC 委員的委任程序,即市參議會必須以多數票通過市長館 PUC

¿Debeña ia Ciudad estableze cualificaciones para los miembros de la Comisión de Servicios Públicos (Plubic Unibies Commissión, PUC) y cambiar el proceso de designación de miembros para la PUC erigendo que la mayoria del Consejo de Supervisores apruebe las designaciones del Alcadé para la PUC?

Shall be for got that minestee shroopment but agreemed for destroyed for additional properties of the contract of the contract

/ES/贊成/SI MO/OW 單元的 50% 必須是可負擔房屋,新的可負擔房屋的出租或銷售優先照顧中假收入家庭、以及,如果靠纏 Nice Griffer 公屋,將一比一 有政府批准的任何場合角 (Candlestick Point) 和愛人角船場 (Hunters Point Shipyard) 混合用途開發計劃在家地區的所有被開發的新房屋 出售、轉讓或出租本市在繼台角擁有的任何土地? ш

Debes as principle at Death or toppas as threscolor for inner more as Changed and a service of the Changed better the changed b

Shall the Chypotry to encourage innerly development of a mixed usop project in the Bay-lew on Candestack hout and Munkers Point Shipport, inclusing a new 45ees Stadium or a non-stadium alternative and the Chypotry of the C

YES/贊成/SI◆ Detect as point of the Counterface is inspraction operation for a proper and proper and proper and proper and proper and property of the prope 20/2至 座新的49人隊衛育場或一項非體育場發代方案,是否德康祝及一項市政府政策,如果相差少相等面積的新的公園或開放空間交換是該轉講論因本繼樂的政策目標,是否德議投權市政府編集編合角的公園用地開於非實策用途;以及選政於1987年大月通過 鼓勵及時開發位於觀景區 (Bayview) 的獨台角 (Candlesick Point) 和鐵人角船橋 (Hymers Point Shoyard) 的一項混合用途計劃,包括 的D提案和F提案是否應該被廢止? G

Shall be unlessed to Cky elected this. As acticates or potical committees livy-combines accept campling control to so the complete accept campling control to the control to the control of the control o

YES/贊成/SI↑ 如果本市民趣官員、候選人或受共戰爭的政治委員會來要就接受承包爾的問題相談,而由於該承包爾於該官員處或該官員或其委任者任 職之委員會處有尚特批准的合約或批准不。《合約》所以依禁拒向該官員、校選人或政治委員會相談。該等行為是否應該定路非法?

I

Debeira sea legal que los tuncioraisos electos de la Quatar las candidatas o bis comités poblicos que elicis control no acappian controlciones para campañas de parte de confraisos por entre controlciones a testa funcionario debeiras, candidas confrais porte carriera para contrasta combonidas en testa combonidas en terrandores en testa discontratores de confraisos por entre contratores de su contrato perciente o un contrato perciente de un contrato perciente de un contrato perciente o un contrato perciente de un contrato perciente de un contrato perciente de un contrator de subsetivo de su contrator de un contrator de cont NO/反對

VOTE BOTH SIDES OF BALLOT 請在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA

38-C1-21-2-N

Before Casting a Write-In Vote, Read This:



Every write-in vote must be manually reviewed by the Department of Elections.

Unfortunately, a great majority of write-in votes cast each election cannot be counted.

Here's why:

- The write-in vote was not for a qualified write-in candidate. Only votes for qualified write-in candidates can be counted. Write-in votes for anyone else CANNOT be counted. Qualified write-in candidates can be found on the Certified Write-In List, available at your polling place, on the Department of Elections Web site (www.sfgov.org/elections) or by calling the Department of Elections.
- The write-in candidate was qualified for a different party's ballot. In a primary election, any qualified write-in candidates can only be voted for on the appropriate party ballot. To see the party affiliation of a write-in candidate, check the Certified Write-in List.
- The write-in vote was not correctly marked. Write-in votes must be indicated by both completing the arrow next to the "Write-In" space and writing the candidate's name in the space provided.
- Overvoting by selecting a candidate listed on the ballot and also marking a write-in vote for the same candidate will invalidate your vote for that contest.

Make sure your write-in vote counts!

PEACE AND FREEDOM PARTY

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote *only* for candidates from that party in partisan contests. Pursuant to California Elections Code section 8004, if there are no candidates for a partisan contest, that contest will not appear on the ballot.*

The following partisan contests will appear on the Peace and Freedom Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 12
PEACE AND FREEDOM PARTY COUNTY CENTRAL COMMITTEE, ASSEMBLY DISTRICT 12

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

*The following partisan contest will not appear on the Peace and Freedom Party ballot:

MEMBER, STATE ASSEMBLY, DISTRICT 12

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot. 本選民資料手冊內的經票樣本是正式選票的縮小板。 La Muestra de la Boleta Electoral en este folleto es una reducción de la Boleta Electoral Oficial.

申請中文版的選舉材料的選民請注意: 請保留這份選票樣本。寄給你的中文版的選民資料手冊中沒有這份選票樣本。 你只能在這本選民手冊中找到選票樣本。

> Aviso para los electores que han solicitado material electoral en español: Guardo esta copia del folleto en inglés para consultar su muestra de la boleta. El folleto en español que le será enviado no contendrá la muestra de la boleta.

OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

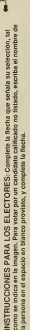
CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 和平自由黨選票 / BOLETA DEL PARTIDO PAZ Y LIBERTAD PEACE AND FREEDOM PARTY BALLOT

CITY AND COUNTY OF SAN FRANCISCO / 三審市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

CONGRESSIONAL DISTRICT 12, ASSEMBLY DISTRICT 12 — BT 5, 6

INSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture. To vote for a qualitied write-in candidate, write the person's name on the blank line provided and complete the arrow.

選民指南:請將指向你選擇的節頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人, 在提供的空位上填寫此人的姓名,並將新頭畫線連接起來。





NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

STATE PROPOSITIONS / 州提案 / PROPOSICIONES ESTATALES

EMINENT DOMAIN. LIMITS ON GOVERNMENT AUTHORITY. INITIATIVE CONSTITUTIONAL AMENDMENT

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政府徵用權。政府權力限制。憲法修正案動議,禁止州政局和地方政府局 了私人使用而微用或破壞私人財產。禁止租金管制和類似措施《消除在財 **秦權案件中顧從政府的協向。 你改宣告充公規則。財政影響:本體案的限** 到會增加許多政府的費用。但是對於全州的財政應無太大淨影響

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residence for conveyance to a private person or business entity. Creates exceptions for public works, public health and safety, and crime prevention. Fiscal Impact: No significant fiscal impact on state or local governments. EMINENT DOMAIN. LIMITS ON GOVERNMENT ACQUISITION OF OWNER-OCCUPIED RESIDENCE. NITIATIVE CONSTITUTIONAL AMENDMENT. Bas use of eminent domain to acquire an owner-occupied

NO/反壁 政府徵用權。限制政府取得法主自住的房屋、進法修正案助漢、禁止動用政 設定開於公共工程對於州或地方政府 **周國路私人政企效實際** 公共衛年間至今以及防止犯罪的個外情况。財政影響 有太大陆

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38-SB52-EN-J08-6

If there are no candidates for a 如果某個黨派官職無候選人參選,則該選舉項目不會出現在 does not appear on the ballot. partisan office, that contest

Si no hay candidatos para un cargo partidista, la contienda no aparecerá en la boleta.

PARTISAN OFFICES

CARGOS PARTIDISTAS

UNITED STATES REPRESENTATIVE DISTRICT 12/第12幾區 / DISTRITO 12 NEPRESENTANTE DE LOS FEDERAL -聯邦

数を記述 Teacher 配的 Maestra NATHALIE HRIZI Vote for One / 編一名 / Vote por Uho

CITY AND COUNTY MRITE-IN / 納路候課人 / NO LISTADO

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MEMBER, COUNTY CENTRAL COMMITTEE, ASSEMBLY DISTRICT 12 市縣 - CIUDAD Y CONDADO

/ES/聲成/SI◆

VES/替成/SI↑

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MEASURES SUBMITTED TO THE VOTERS 程文谱人技學 美技術技术 INICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES CITY & COUNTY PROPOSITIONS: 市職業 《 IPROPOSICIONES DE LA CUIDADO

Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, se su,al orientations and types of disabilities and that City officers and agencies support the normation, appointment or confirmation of female, minority and disabled candidates to fill seats on those bodies?

NES/熔卧/SI▲ NO/反對 市政府各個理事會和委員會的組成反映各種種族、族裔、性取向和殘蹋類型男女人土的利益和貢獻,以及市政府官員和機構支持提名、委任 《確認女性、少數族裔和發揮人士等候補者擔任委員職務,是否應該成爲一項市政府政策?

Duberia ser politika de la Cusada que los membros de los comsejos y las comisciones de la Cusada refeigen los intereses y las contribuciones de hombre es y mujeres de tuglas las razas, abrias, orientaciones contribuciones de contrabación de son de sexo de sexo destandados y provenientes de guytos mindrators de contrabación departement.

Shall the City set qualifications for members of the Public Utilibes Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to approve the Mayor's appointments to the PUC?

/ES/營康/SI↑ 10/反擎 本市是否應該制訂公用專業委員會 (PUC) 委員的任職資格並修改 PUC 委員的委任程序,即市參議會必須以多數票通過市長值 PUC

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¿Debería la Ciudad establecer cualificaciones para los miembros de la Comisión de Servicios Públicos (Pubic Unities Commission, PUC) y cambiar el proceso de designaciones para la PUC?

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+vung nown 80 Rice in 1918 bit 1918 bi 市政货推准的任何融合的 (Cardestox Point) 和疆人的影片的指,Innies Point Shipard) 我合用途間發計者在最短因的所有遊問發的新房屋學示的 20% 必須是可負債房屋,新给可負債房屋的出租或銷售優先院願中極收入家庭,以及,如果直達 Alce Ginter 公屋,將一比一 出售、轉讓或出租本市在獨台角擁有的任何土地?

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/ES/贊成/SI◆

MO/OM

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於非實際用途:以及選民於1997年六月通過 (d) 的一項混合用涂計劃,包括一 |等面積的新的公園或期放空間交 该勘及時期發位於遵景區 (Bayview) 的場合角 (Candlestick Point) 和劉人角部會 (Humers Points 台角的公園用編 成局一項市政府改職 座新的49人隊體育場或一項非體育場替代方案,是否應 %且該轉建滿足本提案的政策目標,是否應該授權市 的D都案和F 植業是否康該被聯上?

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TES/贊成/SI↑

NO/反對

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VES/贊成/SÍ↑ Shall be wished for City elected offs. Be concluded to policial committee. By combine accept campling combines from contractors who are positive from making organization of the committee free, as he be confined to a recently approved contract before the discussion of the Board on the contract or approved contract before the discussion of the Board on the City or approved internal supported contract before the discussion. Deberá sea hapa que los funcioranos electos de la Custad. No candidatos o des cometes por campalas de parte de Constante de termitar público lesta compromes aseas, autoriames electas, candidatos y configilios de comitado pendente o un contrato per actual configilio de compresa de Conseguir de la Conseguir de Conseg NO/反對 如果本市民墨官員,做建入或受许增加服产的委員會需要或是受來是兩的競選排款,而由於該來也商於設官員應或款官員或其委任者任 職之委員會應有的符批准的合約或批准不久勤合約,所以被禁止而該官員、候選人與政治委員會捐款,該等行為定百應該定局非法? I

VOTE BOTH SIDES OF BALLOT 請在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA

38-C1-21-2-N

Remember to Vote!

Election Day is: Tuesday, June 3, 2008.

切記投票!

選舉日是: 2008年6月3日 星期二。

¡No se olvide de votar!

Las elecciones son el martes, 3 de junio de 2008.



Be Heard VOTE

讓你的意見被聽取 投票

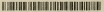
¡Que le oigan! VOTE

Election Day is Tuesday, June 3, 2008

The polls will be open from 7 a.m. to 8 p.m.

For the location of your polling place, check the back cover of this pamphlet, call the Department of Elections at

415-554-4375, or visit www.sfgov.org/elections



Overvotes and Undervotes

What is an overvote?

An <u>overvote</u> occurs when a voter casts more votes than legally allowed for a particular office or measure. For any office or measure that is overvoted, no votes can be counted. However, all other marked contests on the ballot will be counted.

Overvoting on the "Insight":

Overvotes are detected by the Insight optical-scan voting machine; the voter will be provided an opportunity to receive a new ballot to correct his or her selection before the ballot is cast.

Overvoting on the "Edge":

Overvoting is not possible on the Edge accessible touchscreen voting machine; the voter can only select up to the allowed number of choices for any office or contest. In order to select a different choice, the voter must go back and de-select a choice.

What is an undervote?

An <u>undervote</u> occurs when a voter casts no votes or fewer votes than the maximum allowed for an office or measure. Undervoting a contest or the entire ballot is the voter's choice and any undervoted contest or ballot will still be accepted.

Undervoting on the "Insight":

The Insight optical-scan voting machine will not notify the voter of an undervote in any single contest or in more than one contest. The machine will notify the voter only if the entire ballot is left blank.

Undervoting on the "Edge":

The Edge accessible touchscreen voting machine notifies the voters of any undervotes. At the end of the ballot, the voter will receive a message from the machine that he or she has not completed making selections in one or more contests. The voter will have a choice of going back to the contest to make more selections or proceeding to cast his or her ballot.

ONECITY

San Francisco Reads

Fall 2008

www.sfpl.org



San Francisco Public Library

REPUBLICAN PARTY SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote *only* for candidates from that party in partisan contests.

The following partisan contests will appear on the Republican Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 12
MEMBER, STATE ASSEMBLY, DISTRICT 12
REPUBLICAN PARTY COUNTY CENTRAL COMMITTEE, ASSEMBLY DISTRICT 12

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

+ Voters who have declined to state an affiliation with a political party may request a ballot for the Republican Party that includes candidates for all offices except County Central Committee. For more information, see page 6.

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot.

本境民資料手冊內的選票樣本是正式選票的縮/Net la Roleta Flectoral Official

La Muestra de la Boleta Flectoral en set folleto es una reducción de la Roleta Flectoral Official

申請中文版的選舉材料的選民請注意: 請保留這份選票樣本。寄給你的中文版的選民資料手冊中沒有這份選票樣本。 你只能在這本選民手冊中找到選票樣本。

> Aviso para los electores que han solicitado material electoral en español: Guarde esta copia del folleto en inglés para consultar su muestra de la boleta. El folleto en español que le será enviado no contendrá la muestra de la boleta.

OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

共和黨選票 / BOLETA DEL PARTIDO REPUBLICANO REPUBLICAN PARTY BALLOT

CITY AND COUNTY OF SAN FRANCISCO / □審市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

CONGRESSIONAL DISTRICT 12, ASSEMBLY DISTRICT 12 — BT 6

To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture. 選民指南:請將指向你選擇的箭頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人,

como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de INSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal la persona en el espacio en blanco provisto, y complete la flecha. 在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。



INICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

STATE PROPOSITIONS / 州提案 / PROPOSICIONES ESTATALES

UNITED STATES REPRESENTATIVE DISTRICT 12 / 第12選區 / DISTRITO 12

米國祝職員 REPRESENTANTE DE LOS ESTADOS UNIDOS folis for One | 第一条 / Vote por Uno

CARGOS PARTIDISTAS

PARTISAN OFFICES FEDERAL -聯邦 EMINENT DOMAN, LIMINS ON DOVERNIEMENT ATTHORNIN. THIN THE COSTITUTIONAL AREADULENT. I State and confidence of the control of effect, however, probably would not be significant. ES/齊成/SI← NO/反對 政府徵用權。政府權力限制。憲法修正案動議。禁止州政府和地方政府爲 了私人使用而微用或破壞私人財產,禁止租金管制和類似措施。消除在財 產權案件中關從政府的傾向,修改宣告充公規則。財政影響:本權案的限 制會增加許多政府的費用。但是對於全州的財政應無太大淨影響

8

格雷格·康朗 聚克·馬洛尼 Retred Bushessman

商人/註冊會計部 Empresario / Contador Público Certificado SREG CONLON MIKE MOLONEY

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VES/營成/SI↑ ERINERT DOMARIN, LIMITS ON GOVERNINENT ACQUISTION OF OWNER-OCCUPIED RESIDENCE
THAT IN CONSTITUTIONAL AMENDINENT. Bas asset deriment obtains and inthis constitution residence for conveyagement as profite person of usualises entitly. Creates exceptions for patie, survis, public health cant fiscal impact on state or local governments. 政府徵用權。服制政府取得屋主自住的房屋,憲法修正案動議。禁止 生自住房屋以柳潭給私人或企業實體。 residence for conveyance to a private person or business and safety, and crime prevention. Fiscal lupact: No sign 8

GIVE PET IN THE CONCINT A PET

WRITE-IN / 抽席板器人 / NO LISTADO

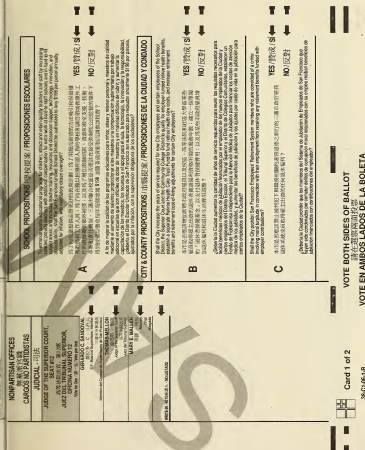
州深瀬寺 MIEMBRO DE LA ASAMBLEA ESTATAL DISTRICT 12 / 第12歳版: DISTRITO 12

MEMBER, STATE ASSEMBLY

STATE - ※ - ESTADO

INTE-IN / 商幣授調人 / NO LISTADO

cas, salud y seguridad públicas y prevención de la delincuencia. Impacto fiscal MO/DY 祝・財政影響 全以及防止犯罪的個外個 OPIETARIO, ENMIEN para adquirir un Crea excepcion



NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

CITY & COUNTY PROPOSITIONS/市縣稳案/PROPOSICIONES DE LA CIUDAD Y CONDADO

Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and types of diseases and agencies support the nomination, appointment or confirmation of lenale, minority and disabled candidates to fill seats on those bodies?

VES/犂版/SI▲ NO/反對 **节以的各個理事會和委員會的組成反映各種砸挨、揍務,性取向和殘障類型男女人士的利益和貢獻,以及市政府官員和機構支持提名、零任** 或確認女性、少數族裔和殘蹋人士等候補者擔任委員職務,是否應該成將一項市政府政策?

¿Debeira ser politade la Culada que simientros de baccosyos y las comiciones de la Culada reliejen bor interess y las contribuciones de bondus y majeras de backa las razas, atrass, orienas, prose de sicagacidad y que la funciónidade y las agentiales de la Culada despisades promotimadorin de capitalistas del sono interente agrada en estos opisariones.

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to approve the Mayor's appointments to the PUC?

/ES/智成/Si 10/反對 本市是否應該無訂公用事業委員會 (BDC) 委員的任職資格並修改 BDC 委员的委任程序,即市參議會必須以多數票通過市長的 BDC 數員委任? ш

Debeira la Gludad establecer cualificaciones para los miembos de la Comisión de Servicios Públicos (Plubic Utilines Commission, PUC) y cambiar el processo de designación de miembros para la PUC evigiendo que la mayoría del Corrispi de Supervisores apruebe las designaciones del Acade para la PUC?

28.01 is to Propriet from a processe development of the Company of Company of the Company of the

/ES/增成/SI◆ 80 **建聚住房單元,是否應該收爲一項市政府政策:以及,除非市參議會認定該地區混合用途開發計制連續這地改策,是否變該禁止本市** 單元的 50% 必須是可負擔房屋,新的可負擔房屋的出租或銷售優先照顧中個收入家庭,以及,如果重建 Nice Griffin 公屋,將一比一 节政府批准的任何場合角 (Candlestick Point) 和讓人角船場 (Hunters Point Shipyard) 混合用途開發計劃在減地區的所有被開發的新房屋 出售、轉讓或出租本市在獨台角擁有的任何土地?

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玻璃及時開發位於跨景區 (Bayview) 的獨占角 (Candlestick Point) 和鐵人角船艦 (Hunters Point Shapard) 的一項語合用途計劃,包括

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/ES/贊成/SI◆ Debes serptions be Louds after the understand opening in process, but not not researched from the state of Butters and understand the new services are the state of the state NO/反對 叁新的49人隊體存場或一項非體符場聲代方案,是否修<mark>歲很第一項市政府投戰,如果周軍少和等前</mark>得的新的公園或開股空間交 幾且該轉漢滿足本提來的政策目標,是否應該投權市政**的對解解他**合的公園用**地用款非**樂學用途,以及違民於 1997 年六月通過 的D提案和F提案是否應該被廢止?

official or the Board on	YES/贊成/Si◆
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r political committees they control to ortical committees because the con-	2000年末野风校田本包括D税3
il it be unlawful for City elected officials, candidates or tributions to these elected officials, candidates and po- ch the official or an appointee of the official sits?	、疾避人政型其籍的国政治经济中共和党的政治
Shall it be unlawful for City a contributions to these electe which the official or an apport	■ 対果本市民選店員 第4米の会議方式

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Dibetics and the iss functionaries effects de Disabilities of strates politices are effectivels spelicien aspetin combinations. Settle de parte de contratist poses un confact per personnel assets functionaries de locks, cardidats y comités pardées a que el comitaits poses un confact personnel contratist de levens activation opes de Confession de la Confession d NO/反對

VOTE BOTH SIDES OF BALLOT 請在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA

38-C1-21-2-N

OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

REPUBLICAN PARTY BALLOT 共和黨選票 / BOLETA DEL PARTIDO REPUBLICANO SOLIDATED STATEWIDE DIRECT PRIMARY ELECTION

CITY AND COUNTY OF SAN FRANCISCO / 三華市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

ASSEMBLY DISTRICT 12 — BT 1-7

INSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture. To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow.

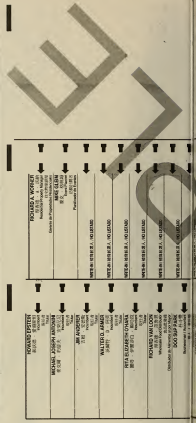
選長指南:請將指向你選擇的節頭蓋線連接起來,如圖所示。如果想要投選合格補寫候選人、 在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。

como se indica en la imagen. Para votar por un candidato calíficado no listado, escriba el nombre de NSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal la persona en el espacio en blanco provisto, y complete la flecha.



CITY AND COUNTY / 市縣 / CIUDAD Y CONDADO

MIEMBRO DEL COMITÉ CENTRAL DEL CONDADO, ASAMBLEA DEL DISTRITO 12 MEMBER, COUNTY CENTRAL COMMITTEE, ASSEMBLY DISTRICT 12 Vote for no more than 13 / 誘選不超過13名 / Vote por no más de 13



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38-C2-91-3-R

NO CONTESTS APPEAR ON THE

這張選票卡背面不刊印選舉項目

NO APARECE NINGUNA CONTIEND ESTA PÁGINA SE HA DEJAD ACK OF THIS BALLOT CARD.
IONALLY BLANK.

們有意地將這一頁留為空白。

L DORSO DE ESTA BOLETA.

BLANCO INTENCIONALMENTE.











The San Francisco Sheriff's Department is offering you a rewarding career as a Deputy Sheriff

- Salary: \$62,062 \$83,947 annually
- · Generous health and PERS retirement benefits

(\$51,038 for the first 12 months/\$83,947 requires advanced POST certificate) • Excellent promotional opportunities 🦻

No previous law enforcement experience necessary. Successful applicants will attend a three-week orientation course, seven-week jail training operation course, and within the first year of employment, a 23-week California POST certified police academy. Upon graduation from the academy, deputies are fully accredited peace officers under California law (POST certified).

Applicants must be at least 20 years old, a high school or GED graduate, a permanent resident who can obtain U.S. citizenship within 3 years of appointment, have one year of college or work experience, and possess a valid California driver's license.

Expedited selection process:

Applicants who have successfully completed a CA POST academy within the last 6 months may have the written and physical agility exam waived.

Applicants who have taken a CA POST entry written exam within the last year from an accredited academy or agency with a score of 46 or higher may have the written exam waived.

As an equal opportunity employer, we especially encourage women, minorities and bilingual candidates to apply.

Decline-to-State Voters

(DTS) DEMOCRATIC PARTY

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote only for candidates from that party in partisan contests.

+ Voters who have declined to state an affiliation with a political party will be given a nonpartisan ballot that includes candidates for nonpartisan office and ballot measures only, unless they request a ballot for the Democratic Party that includes candidates for all offices except County Central Committee, or a ballot for the Republican Party that includes candidates for all offices except County Central Committee. For more information, see page 6.

The following partisan contests will appear on the (DTS) Democratic Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 12
MEMBER, STATE ASSEMBLY, DISTRICT 12

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot.

本域民資料手門內的幾乎幾本是正式接票的縮小版。
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OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

民主 鐵 選 poleta Del Partido Demócrata

全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CITY AND COUNTY OF SAN FRANCISCO / 三緒市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

CONGRESSIONAL DISTRICT 12, ASSEMBLY DISTRICT 12 — BT 6

To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

選民指南:請將指向你選擇的箭頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人, 在提供的空位上填寫此人的姓名,並將箭頭蓋線連接起來。

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NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 是交選民投票表決的提案

STATE PROPOSITIONS / 州提案 / PROPOSICIONES ESTATALES

Bas state and code governments from taking of companying protein groups, beginning and see Problem are control and state measures. Eliminate deference to government in properti vigit states. Charage consemination ruses fifted impact histories doctors from any government as due to the measure 3 restrictions. The rest statewide fiscal effect, frowers probably would not be significant. EMINENT DOMAIN. LIMITS ON GOVERNMENT AUTHORITY. INITIATIVE CONSTITUTIONAL A

YES/贊成/SI NO/反對 政府徵用權,政府權力限制。憲法修正案劃議。禁止州政府和地方政府局 了私人使用而微用或玻璃私人財產。禁止租金管制和類似措施,消除在財 幸權条件中順從政府的傾向。修改宣告充公規則。財政影響: 本提案的限 到會增加許多政府的費用。但是對歐全州的財政應無太大淨影響。

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米與兒·丁·黎克獎師 Heath Polcy Director ROBERT M. BARROWS

MCHELLE T. MCMURRY

微極·斯貝爾

JACKIE SPEIER

Vote for One / # - 8, / Vote por Uno

UNITED STATES REPRESENTATIVE DISTRICT 12/第12選區/DISTRITO 12

無流官職 CARGOS PARTIDISTAS

PARTISAN OFFICES FEDERAL -聯邦 米國戏議員 REPRESENTANTE DE LOS ESTADOS UNIDOS

OQUINIO EUNENTE. L'INITES SOBRE LA AUTORIDAD DEL GOBIERNO. ENVIENDA CONSTITUCIONAL MONALTINA. PROPINCIA QUE REGOMENTE CARREST POLARES PRODORITIES de direction properdice Princia de oxos princias. Portible el control de laptilités, medicas similates. Elimina and defenenta a gobierno entracis de principal comparable de propincia. Transporte des la propincia in practice des la principal propincia propin no seria significa

- 田福斯

弗蘭克·亨利·威智 Certified Public Accountant 注册像計的 Contador Público Certificado

FRANK HENRY WADE

YES/贊成/SI▲ INTERNET POLICIAE, MATING OVERNIENT FACOUSTINGN OF OWNER COCCUPE RESIDENCE.

THEIR TO THE CONSTITUTIONAL ANE WINEST. BISS AS SO FROM THE COCCUPIENT OF OWNER COCCUPIEN 政府獲用權。限制政府取得展主自任的房屋,憲法修正案動為,禁止動用政 府徵用權取為屋主自住房歷以稱"編結私人或企業實體,設定開於公共工程"。

DOMINO ENINETE. MINTES SOBRE ADDISIODAES DEL COBERNO DE RESIDENCIAS OCUPADAS PEDE, HOFETE HAS UNE SOBRE ADDISIONAS PEDE POR EL LA ROFETE HAS UNE REMEDADE CONSTITUCIONAL POR NICIAINA. Pende se tora de domina emmeni para apulir un recierna conducto por el propietro para respeciale a una persua pressa presta en redido comercia montación per la moderno entre del comercia. Impacio secial del moderno del definiciencia. Impacio secial del presenta de 有太大財政

公共衛生興安全以及防止和軍的阿外情況。財政影響:對於州或地方政府沒

66

州家議員 MEMBRO DE LA ASAMBLEA ESTATAL

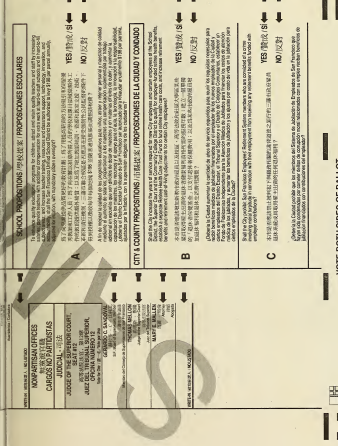
MEMBER, STATE ASSEMBLY

STATE - 州 - ESTADO

WRITE-IN / 被路板鐵人 / NOLISTADO

DISTRICT 12 / 第12.幾張 / DISTRITO 12

Vote for One / 38 - 45 / Vote por Uno



VOTE BOTH SIDES OF BALLOT 請在遼栗南面投票 VOTE EN AMBOS LADOS DE LA BOLETA

38-C1-06-1-DDS

MEASURES SUBMITTED TO THE VOTERS 据交通已经要支持的股票 INICIATIVAS DE LEY PRESENDADA A LOS ELECTORES CITY & COUNTY PROPOSITIONS 市路起来。IPROPOSICIONES DE LA CUIDADO

Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and of season than City officers and agencies support the normination, appointment or confirmation of female, minority and disabled condicious to fill seats on those bodies?

YES/贊成/SI NO/反對 市政府各個理事會和委員會的組成反映各種種族、族裔,性取向和殘職類型男女人土的利益和貢獻,以及市政府官員和機構支持提名、委任 、少數族裔和強靡人士等候補者擔任委員職務,是否應該成爲一項市政府政策?

Detent ser polica de la Oudad que be membos de bis consejos y las comisiones de la Cudad relejem bs mireses y las contribuciones de hormes y mujeres de tugas las nazas, enhas, invintaciones se de despuédad, y de bis universes de la Cudad relejem has mineren la designación o la confirmación de caudidads del sono mineren de la quadra modrato para en esta comparación de combando de suportación de sono menentes de pupos minoritarios para en esta organismos?

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to approve the Mayor's appointments to the PUC?

/ES/智成/Si▲ 本市是否應該細訂公用專業委員會 (bnC) 委员的任職資格並修改 bnC 委員的委任程序,即市參議會必須以多數票通過市長的 bnC 員委任?

ш

, Debería la Cludad establecer cualificaciones para los miembros de la Comisión de Servidos Públicos (Públic Utilities Commission, PUC) y cambiar el proceso, Sara la PUC exigiendo que la mayoría del Consejo de Supervisores apruebe las designaciones del Alcalde para la PUC?

28.01 is the fight after measures dereligement after the Questioner to Cardische for Anna del Marie and the desemble of the de

中Jino Jana 2000年,以南阳阳、常阳Jing的阳阳江南或群省侵先原源中使收入家庭,以及,如**唯匪疆私ce Guth** 公星,將一比一重 忠原住房和元,是否應該成局一項市政件政策;以及,除非市參議會認定該地區統合用途開發計劃基<mark>備高地</mark>改筑,是否應該禁止本市 單元的 50% 必須是可負擔房屋,新的可負擔房屋的出租或銷售優先照顧中低收入家庭,以及,如聚重建 Alva Griffth 公屋,將一比 节政府批准的任何場合角 (Candlestick Point) 和環人角船場 (Hunters Point Shipyard) 混合用途開發計畫在歐地區的所有被開發的新房屋 出售、轉讓或出租本市在屬台角擁有的任何土地? ш

FS/贊成/SI◆

海区/04

Debet as profile de Libidac en manager de manager de man que la Cada made san Carlos Africh et al manager en la cada de la Carlo de Carlo de la Carlo de la Carlo de Carlo de Carlo de la Carlo de la Carlo de Carlo de Carlo de la Carlo de Carlo de Carlo de la Carlo de La

Shall be Clip (pict) is encourage timely development of a mixed-use potject in the Bayriew on Candessick Port and Bunner. Point Shippard, instange a new Asers stadum or a non-stadum shall be the stade of the state of the state

東樂用途:以及選民於1997年六月通過 技術及時間發位於漢景區 (Bayview) 的獨占角 (Candlestick Point) 和漢人角部構 (Hunters Point Shoyaid) 的一項混合用途計劃,包括一 至新的49人隊體育場或一項非體育場替代方案,是否继續嚴格一項市政府政策;如果属至少和等面積的新的公園或開放空間交 換且該轉業滿足本提案的政策目標,是否應該授權市政府轉票屬台角的公開月 的D提案和F提案是否應該被廢止? G

/ES/贊成/Si▲

NO/反整

Dibbles sprinke be Usuda with a unterminous openior. O your, a sprinke in Blass. If John States the Harse Market Market and a processing and the States from the Market Ma

YES/贊成/SÍ← Shall be untank Iot Chryelaed offices and collected committees by comiting accept camping contributors from contrations who are publicated from making contributors from contrations who are publicated from making contributors from contributors from contributors from contributors from contributors from contributors from the contributor from the Deber as many care to consociate the Town to the Control of the Co NO/反對 如果本市政康官員,候遊人或受共權制的政治委員會未要或整受者理論"與連捐款",而由於該承包商於該官員處或該官員或其委任者任 職之委員會應有始待批准的合約或批准、不知的合約,"所以概禁"上向該管局,候選人與政治委員會捐款,該等行局是查營該定局非法? I

VOTE BOTH SIDES OF BALLOT 請在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA

38-C1-21-2-N

Absentee voting has a new name:

Voting by Mail!

Starting January 1, 2008, "absentee voting" is now referred to as "voting by mail" in all of the Department of Elections' literature. A new state law mandates this change, but all the benefits and requirements remain the same!

To receive your ballot in the mail, send in the application on the back cover of this pamphlet. The Department of Elections must receive your application by 5:00 p.m. on Tuesday, May 27, 2008.

For more information about voting by mail, see page 7.

Decline-to-State Voters

(DTS) REPUBLICAN PARTY

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote only for candidates from that party in partisan contests.

+ Voters who have declined to state an affiliation with a political party will be given a nonpartisan ballot that includes candidates for nonpartisan office and ballot measures only, unless they request a ballot for the Democratic Party that includes candidates for all offices except County Central Committee, or a ballot for the Republican Party that includes candidates for all offices except County Central Committee. For more information, see page 6.

The following partisan contests will appear on the (DTS) Republican Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 12 MEMBER, STATE ASSEMBLY, DISTRICT 12

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot.

本選長資料于冊內的選票棒本是正式選票的婚小版。

La Muestra de la Boleta Electoral en este folleto es una reducción de la Boleta Electoral Oficial.

申請中文版的選舉材料的選民請注意: 請保留這份選票樣本。寄給你的中文版的選民資料手冊中沒有這份選票樣本。 你只能在這本灣民手冊中找到選票樣本。

> Aviso para los electores que han solicitado material electoral en español: Guarde esta copia del folleto en inglés para consultar su muestra de la boleta. El folleto en español que le será enviado no contendrá la muestra de la boleta.

OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

CITY AND COUNTY OF SAN FRANCISCO / 三離市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS 共和黨選票 / BOLETA DEL PARTIDO REPUBLICANO CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION (DTS) REPUBLICAN PARTY BALLOT

CONGRESSIONAL DISTRICT 12, ASSEMBLY DISTRICT 12 — BT 6 JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

o vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. INSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture

選民指南: 請將指向你選擇的箭頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人, 生提供的空位上填寫此人的姓名,並將新頭畫線連接起來。

como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de NSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal la persona en el espacio en blanco provisto, y complete la flecha.



NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

STATE PROPOSITIONS/州提案/PROPOSICIONES ESTATALES

uses. Prohibits rent control EMINENT DOMAIN, LIMITS ON GOVERNMENT AUTHORITY. INITIATIVE CONSTITUTIONAL AMENDMENT anges conderments.
The net statewide fiscal Bars state and local governments from taking or damaging private property for private stand similar measures. Eliminates detelencies to government in property rights cases. A rescal impact: increased costs to many governments due to the measure's restrictions effect, bravener, poblably would not be significant.

政府徵用權。政府權力限制。憲法修正案動議。禁止州政府和地方政府局 除在財 **秦權案件中順從政府的傾向,修改宣告充公規則,財政影響:本授案的限** 了私人使用而微用或玻璃私人財產·禁止租金管制和類似措施。 則會增加許多政府的費用。但是對於全州的財政應無太大潛

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泰元・馬洛尼 Actred Businessman REG CONLON 是你那人 Smpresario Jubilado

MIKE MOLONE

DISTRICT 12/练12遵国/DISTRITO 12

/ole for One / 銀一名 / Vote por Uno

米國深議員 REPRESENTANTE DE LOS ESTADOS UNIDOS

UNITED STATES REPRESENTATIVE

無流官職 CARGOS PARTIDISTAS

PARTISAN OFFICES FEDERAL - 聯邦 格雷格·康朗 kusnessman/CPA

Empresario / Cortador Público Certificado

/ES/智服/SI◆

des privadas para poblemo en casos de TITUCIONAL DOMINIO EMINENTE. LIMITES SOBRE LA AUTORIDAD DEL GOBIERNO, ENNIE POR INCIATIVA, POPIDE de las Suporbieras estatad y locases a suportienno de daria susso pindado. Profinito el control de adquieres y medidas similares. Elimina la follar detendo de propiedad. Cambala se regales de escopación: Impacio fiscal inhapor les que a susua del as respricciones de la medida. Sin embrago, el impacio fiscal inho sobre la casa se del sis respricciones de la medida. Sin embrago, el impacio fiscal enho sobre la no sería significativo.

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ES DEL COBIERNO DE RESIDENCIAS OCUPADAS.

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NO/反對

(ES/贊成/SI◆

修正案動議。禁止動用政

丰自住的房屋, 给私人或证

政府微用權。限制政論

存徵用權取得屋

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文書高行 Cornalism Elect

CONCHITA APPLEGATE

州EMBRO DE LA ASAMBLEA ESTATAL

MEMBER, STATE ASSEMBLY

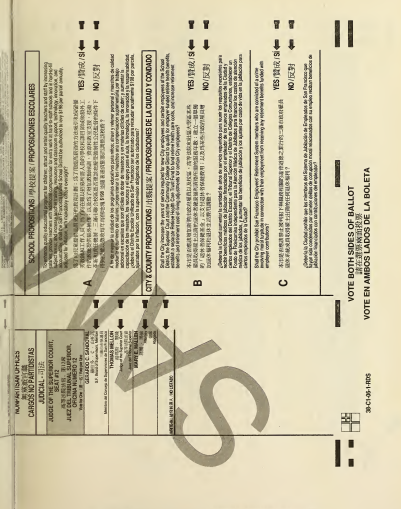
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MRITE-IN / 抽写板票人 / NO LISTADO

STRICT 12/ 第12 撤漏 / DISTRITO 12

w 設定關於公共工程

WRITE-IN / NBSK 接無人 / NO LISTADO



NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

CITY & COUNTY PROPOSITIONS/市縣提案/PROPOSICIONES DE LA CIUDAD Y CONDADO

YES/贊成/SI▲ Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and spancies support the nomination, apponiment or confirmation of lemale, minority and disabled candidates to fill seats on those bodies? 市政府各個理事會和委員會的組成反映各種權族、政畜、性取向和殘蹈繁型男女人土的利益和貢獻,以及市政府官員和機構支持提名、委任 或確認女性、少數族裔和強聯人士等候補者擔任委員職務,是否應該成爲一項市政府政策?

Debeirá ser politica de la Culada que los miembos de los consejos y las comisiones de la Culada relejen bos intereses y las contribuciones de hombres y mujeres de tadas las nazas, el contribuciones cuelas por de desparada y que las funciones de produciran y que las funciones de segues a seguencia de la confirmación de capatillas del segue remento, desparadados y provemientes de guipos minoritatas gas asto cupat cargos en estos organismos.

NO/反對

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to approve the Mayor's appointments to the PUC?

/ES/珍成/Si◆ NO/反擎 本市班西德波制訂公用學業委員會 (PUC) 委員的任職政格並修改 PUC 委員的委任程序,即市會議會必須以多數票通過市長伯 PUC 同學化?

miembros Deberia la Ciudad establecar cualificaciones para los miembros de la Comisión de Senvicos Públicos (Pubic Utilities Commission, PUC) y cambiar el pocaero de desana la PUC?

28.28 Le Roy Popular misses depresentable the Quy approve is Confession for horizontal manages are depresented in the manages of the manages are the manages of the manages

ES/贊成/SI← NO/区壁 单元的 20% 必须是可負擔房屋,簽的可負擔房屋的出租或销售優先照顧中級收入家庭。以及,如豫**担港 Aloe Galfie** 公屋,將一出一重建原生房單元,是否應該收局一項市政府政策:以及,除非市參議會認定該范围法申報會用發計劃運輸品重要發,是否應該禁止本市 政府批准的任何獨台角 (Candlesbick Point) 和選人角船塢 (Hunters Point Shipyard) 混合用途開發計畫在藏施區的所有被開發的新房屋 **土售、轉讓或出租本市在場台角擁有的任何土地?**

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Libberts servicine de Locates de materiande de terrandade man que la Carda mane ena Candade Porto, s'estande Porter bres notation de la Carda de la Ca

Stall the Otypicity becourage from the description of a modestap poject in the Baylew on Candestab Point and Hinness Point Shapad, including affiner 49ers stadium or a non-stadium all medium and the Candestab Point from the candidate of the additional to transfer that all on Candestab Point from the candidate of the additional and the Candestab Point from the candidate of the Agraeman of the candidate of the Agraeman of the view of the proposal of the state of the Agraeman of the present all the Candidate of the Agraeman of the view of the proposal of the Agraeman of

YES/替成/Si↑ NO/反對 台角的公園用地用於非東樂用途:以及選民於1997年六月通過 《一項市政府政策:如果用至少相等面積的新的公園或期放空間交 鼓勵及時期發位於讚景區 (Bayview) 的獨占角 (Candestick Point) 和獵人角般聯 (Hungas Point Shuyard) 的一項混合用途計劃,包括 至新的49人除體育場或一項非體育場替代方案,是否應義成 的D 提案和F提案是否應該被廢止? G

yo mixto an Baywew eth Candiestick Point y el astillero de Hunflers Point, inchupendo un nuevo estado Lubdo esta a unfuntado para Lanserie irenenso del paque en Candestok Point fasta uso no excessifio magas mismas propercienes y la transferenta cumple con los objetivos de la política de la mistâne que magas mismas propercienes y la transferenta cumple con los objetivos de la política de la mistâne de la magas de la política de la mistâne de la magas de la política de la mistâne de la magas de la política de la mistâne de la magas de la mistâne de la mistâne de la política de la mistâne de la mi a la Ciudad estar auto en jun ¿Debería ser política de la Ciudad alentar la urbanización oportura de un para los 49ers de San Francisco o una alternativa que no sea un estado para los 49ers de San Francisco. a el terreno es reemplazado por nuevos parques públicos o espacios al ey; y deberían revocarse las Proposiciones D y F, aprobadas por los el

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VES/贊成/SI← um a memoria ar ari persista u asses secuencia de formalis comminisativa commissione contractos who are pubblised from making contractor de proprieta de formalismos de formalismos formalismos formalismos formalismos proprieta contractiva who his official or a goodness of financial sets. Detects we have use the transmitre elected to be durant for condition to be consistent or section to apply control to the part of the control to the control NO/反對 如果本市民選官員,候選人或受计機即的政治委員會。更以接受來電腦的與選出款,而由於該來包開於該官員處或該官員或其委任者任 職之委員會處有給得批准的合約或批准本人之的合約,所以後業止與影響。、懷選人或政治委員會捐款,談等行為是否聽該定錄非法? I

38-C1-21-2-N

VOTE BOTH SIDES OF BALLOT 請在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA



8237 Public Safety Communications Technician

- 1 year customer service experience,
- Able to type at least 40wpm,
- · No felony convictions

Salary:

\$26.62 - \$32.36/hr \$55,380 – \$67,314/annual

8238 Public Safety Communications Dispatcher

- 2 years customer service experience,
- Able to type at least 40wpm,
- No felony convictions

Salary:

\$30.37 - \$36.91/hr \$63,180 - \$76,778/annual

Apply at www.jobaps.com/sf

Decline-to-State Voters

NONPARTISAN

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

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OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

NONPARTISAN BALLOT

CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 無鐵派選票 / BOLETA NO PARTIDISTA

CITY AND COUNTY OF SAN FRANCISCO / 三離市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS JUNE 3, 2008 / 2008年6月3目 / 3 DE JUNIO DE 2008

BALLOT TYPES 2, 5, 6, 8, 11, 14, 16

o vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

選民指南: 誇將指向你選擇的節頭書線連接起來,如國所示。如果想要投選合格補寫候選人, 在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。



como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de NSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal la persona en el espacio en blanco provisto, y complete la flecha.

MEASURES SUBMITTED TO THE VOTERS 是交選民格票表決的提案

NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES STATE PROPOSITIONS / 州提案 / PROPOSICIONES ESTATALES

> JUDGE OF THE SUPERIOR COURT, JUEZ DEL TRIBUNAL SUPERIOR, OFICINA NUMERO 12

JUDICIAL - 司法

高等法院法官,第12席 fole for One / III - 4/ Vote por Uno

CARGOS NO PARTIDISTAS NONPARTISAN OFFICES

EINNENT DOMAIN. LIMITS ON GOVERNMENT AUTHORITY, INTIATHE CONSTITUTIONAL AMERIDIENT. Said and the diportments from all skyll of dimaging principingly flow uses. Phobbis internation and sind arresulate. Entirates deleners to government in proprint proposity was seases. Charges and commission use and integrated account so that the proprint social tears, promote inside and season is season of season season and season seas

VES/贊成/SI NO/反對 政府發用權。政府權力限制。憲法修正案動議。禁止州政府和地方政聯爲 了私人使用而微用或破壞私人財產。禁止租金管制和類似措施。消除在財 **秦檔案件中順從政府的傾向。修改宣告充公規則,財政影響:本提案的限** 的會增加許多政府的費用。但是對於全州的財政應無太大淨影響。

86

S.F. Board of Supervisors, Member 編集: 製架 THOMAS MELLON 高等法院法官 Letz del Tribunal Surantve MARY E. MALLEN

GERARDO C. SANDOVAL Membro del Consejo de Supervisores de San Francisco DOMINIO EMINETTE. LIMITES SOBRE, LA MATORIADO ELE COBERRO. EMMENDA CONSTITUCIONAL. POR INCIDATA. POR INCIDATA LA PORTINACIA LA PORTINACIA POR INCIDATA. Probre el costo de algadines sensalo y tendes en su obras de inspesso de apparador incidado en prosidera de probación. Tomba se inspesso de apparador incidado inspesso de apparador incidado calcidado esta para munica soperanos a causas de las estracionas, de la inguidado. Sin enfluga de impacio lassa de inspesso de sensa para munica portenida. no sería significati

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· 現信 Allorney

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VES/贊成/Si↑ acquire an owner-occupied bors for public works, public health SETUTIONAL AMENDMENT. Bits use of entrent idental to account an owner-occupied previous of a private person or business entity. Creates business for bublic works, public prevention. First, impact: No significant listed impact on sign of local governments. EMINENT DOMAIN. LIMITS ON GOVERNMENT ACQUISITION OF OWNER-OCCUPIED RESIDENCE. INITIATIVE CONSTITUTIONAL AMENIDMENT. BATS USE OF GRIDNENT BATS USE OF GRIDNENT BATS USE OF STATEMENT OF CONDITIONAL AMENIDMENT. 在殿區。 續洪泰下於學論。 禁中點田野 别外情况。财政影響:對於州或地方政府沒 SA人或企業實體。設定關於公共工程、 。 阳知的政府即得四。 屋主自住房屋 以及防止 公共衛生

OMINIO EMINENTE. LIMITES SOBRE ADQUISICIONES DEL GOBIERNO DE RESIDENCIAS OCUPADAS.
ON EL PROPIETARIO. ENMIENDA CONSTITUCIONAL POR INICIATIVA. Prohíbe el uso del dominio eminente da por el propietario para traspasarla a una persona privada o entidad comercial. Rs, salud y segurdad pulibras y prevención de la delincuencia. Impacto fiscal: Recoglemes estatal o locales.

白太大財政

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NO/反對

SCHOOL PROPOSITIONS /學校提案 / PROPOSICIONES ESCOLARES

To ever be quality educ. An Exportant for database are attabased materials weeken seed statuts from the season the properties of the prop accountability, shall the San Francisco Unined School User, squisted for inflation, with mandatory citizen oversight?

/ES/贊政/Si← NO/反對 **秀教師和工作人員:爲了向在難以招募所需人員的學校和課目領域做額外工** 革新和責任機制,三藩市聯合校區是否應該在接受強制性公民監督的條件下 陽了同兒實提供品質更好的教育計劃:爲了用提高薪資的方法吸引和保留優 作的教師提供額外補償:以及爲了增加教師培訓、資源和教室支援、技術・

A fin de majorar la cadidad de los programas educativos para niños, attear y retener pesconal y maestros de calidad mediante el aumento de salarios, proporcionar a los meastros van compensación suplementaria por tabajo adocioral en esquelas que son dificieis de obdar de maestros y en materias dificieis de outrir y aumentar la capactación de los maestros, los recursos y el apoyo para el auta, la tecnología, la innovación y la responsabildad , debería el Distrito Escolar Unificado de San Francisco ser autorizado para recaudar anualmente \$198 por parcela 得到授權以徵收每年每個地塊 \$198 並隨著通貨膨脹而調整該稅費? aiustados por la inflación, con la supervisión obligatoria de los ciudadanos?

CITY & COUNTY PROPOSITIONS / 市縣提案 / PROPOSICIONES DE LA CIUDAD Y CONDADO

Shall the QN increases they area of severe required free me CUV employees and retain surpoyees of the School Observation of the COV and the Community Colego District to qualify for empfort-funded oriente health benefits setablish as appared fedired health Care Trust Front Outdoor lines to the constitution of the constituti

/ES/贊成/SI◆ NO/反對 本市是否應該增加新聘市政府履員以及校區、高等法院和確區大學區某些 歷員取得雇主出資的退休者健康福利資格所需的服務年數:建立一個單獨 的「退休者保健基金」以支付退休者保健費用;以及爲某些市政府雇員增 加退休福利和退休生活費用調整?

8

nédica de los jubilados, y aumentar los beneficios de jubilación y los ajustes por costo de vida en la jubilación para Debetra Eucliand aumenta la cantidad de brits de servicio nequelos para reunir los requibito mecasinos pura preferente Eucliand aumenta la cantidad de priso de servicio nequelos para reunir los requibito mecasinos pura terra empleande de Distrib Eucliande, a l'Indus Distribuy de Distribuy de Coligos Commissions, establecer un rivotro de Enlocorinos independente para la Aprinción Médica de Unidados para lamanter los costos de alentido. ciertos empleados de la Ciudad?

Shall the City prohibit San Francisco Employees' Retirement System members who are convicted of a crime the common growth by the connection with their employment from receiving any retirement benefits funded with employee of contributions?

/ES/贊成/SI▲ NO/应继

C

本市是否應該禁止被判犯下與職務相關的選背道總之罪行的三籌市政府雇員 退休系統成員取得雇主出資的任何選休福利?

Deberia la Ciudad porbibir que los miembros del Sistema de Jubilación de Empleados de San Francisco que en ante si do condicados con cometer dellos de computación moral relacionados con su empleo reciban beneficos de jubilación financiados con comitibulories del empleador?

| 請在選票兩面投票 | VOTE EN AMBOS LADOS DE LA BOLETA VOTE BOTH SIDES OF BALLOT

38-C1-22-1-N

Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, secural orientations and types of disabilities and agencies support the nomination, appointment or confirmation of lemale, minority and disabled candidates to fill seats on those bodies?

VES/犂皮/SI↑ NO/反對 市政府各個理事會和委員會的組成反映各種種族、練裔、性取向和強靡類型男女人士的利益和賈獻,以及市政府官員和機構支持提名、委任 或確認女性、少數族裔和獎讓人士等候補者擔任委員職務,是否應該成爲一項市政府政策?

Deberia ser politica de la Cudad que los miembros de los consejos y las comisiones de la Cudad refejen los intereses y las contribuciones de hombres y mujeros de tudas las nazas, ethias, reintaciones servas estraciones de servadores de a Ludadares de la Cudadares de Ludadares d

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majory; of the Board of Supervisors to approve the Major's appointments to the PUC?

YES/營成/SI↑ る元学 本市是否應該割訂公用專業委員會 (bnC) 委員的任職資格並修改 bnC 委員的委任程序,即市參議會必須以多數票通過市長 P bnC

¿Debería la Ciudad estableser cualificaciones para los miembros de la Comisión de Servicios Públicos (Publicos (Publicos DUC) y cambiar el proceso de designacion de miembros para la PUC?

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單元的 26% 必须是可負擔房區,每的可負擔房區的出租或銷售機先照腦中倍收入家職,以及,如果重視 files G#m 公验,將一也一應理原任房單元,是否應該收局一項市政務政策;以及,除非市參議會認定該地區就合用途開發計會議得。 电设置 。是否應該表生工作 f政府批准的任何獨台角 (Candestick Point) 和獨人角鉛塢 (Hunters Point Shayard) 混合用途開發計劃在蒙地區的所有被開發的新房屋 出物、轉讓或出租本市在獨右角擁有的任何土地?

ES/營成/SI

MO/区野

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Shall be Cly pucty to encourage interly development of a mand-use project in the Bay-lew on Candesids Pont and Human Point Shapard, including a rew dees stadium of a non-stadium alternative acid in Cold to a facility of the Cold of th

重新的49人除體育場或一項非體育場替代方案,是否應數成第一項市政府政策;如母祖至少相等面積的新的公開或開放空間交 東樂用途:以及選民於1997年六月通過 及即及時開發位於灣景區 (Bayview) 的場合角 (Candlestick Point) 和國人角船場 (Humars Point Shyyard) 的一項混合用途計劃,包括 換且該轉讓滿足本提案的政策目標,是否應該授權市政府轉屬獨台角的公園用地 的D提案和F提案是否應該被廢止? G

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NO/反野

VES/替成/SÍ↑

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YES/贊成/SÍ◆ control control of the control of th Debeiri serikesi uze kis kunoraios electos de la busani his candidato to los formes políticos que eles controlan solicien o expein confluciones para campalas de pare de serica candidatos de la campala per la campala de NO/反對 如果本市民選官員、核選人或受許權關的政治委員會審查或後受不職職的競選相談,而由於該承包屬於談官員處或就官自或其委任者任 職之委員會應有自得批准的合約或批准不及數合約,所關機無無血影響。核選人或政治委員會相談,該等行為逐行應該定院非法? 請在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA VOTE BOTH SIDES OF BALLOT 38-C1-21-2-N I

Voter Bill of Rights

- You have the right to cast a ballot if you are a valid registered voter.
 A valid registered voter means a United States citizen who is a resident in this state, who is at least 18 years of age and not in prison or on parole for conviction of a felony, and who is registered to vote at his or her current residence address.
- 2. You have the right to cast a provisional ballot if your name is not listed on the voting rolls.
- You have the right to cast a ballot if you are present and in line at the polling place prior to the close of the polls.
- You have the right to cast a secret ballot free from intimidation.
- You have the right to receive a new ballot if, prior to casting your ballot, you believe you made a mistake.

If, at any time before you finally cast your ballot, you feel you have made a mistake, you have the right to exchange the spoiled ballot for a new ballot. Vote-by-mail voters may also request and receive a new ballot if they return their spoiled ballot to an elections official prior to the closing of the polls on Election Day.

- You have the right to receive assistance in casting your ballot, if you are unable to vote without assistance.
- 7. You have the right to return a completed vote-by-mail ballot to any precinct in the county.
- You have the right to election materials in another language, if there are sufficient residents in your precinct to warrant production.
- You have the right to ask questions about election procedures and observe the elections process.

You have the right to ask questions of the precinct board and election officials regarding election procedures and to receive an answer or be directed to the appropriate official for an answer. However, if persistent questioning disrupts the execution of their duties, the board or election officials may discontinue responding to questions.

 You have the right to report any illegal or fraudulent activity to a local elections official or to the Secretary of State's Office.

If you believe you have been denied any of these rights, or you are aware of any election fraud or misconduct, please call the Secretary of State's confidential toll-free Voter Protection Hotline at 1-800-345-VOTE (8683).

CALIFORNIA SECRETARY OF STATE DEBRA BOWEN

Any voter has the right under California Elections Code Sections 9295 and 13314 to seek a writ of mandate or an injunction, prior to the publication of the Voter Information Pamphlet, requiring any or all of the materials submitted for publication in the Pamphlet to be amended or deleted.



Information on Local Ballot Measures

DIGEST AND ARGUMENT PAGES

On the following pages, you will find information about local ballot measures. For each measure, a digest has been prepared by the Ballot Simplification Committee. This digest includes a brief explanation of "The Way it is Now," what each proposal would do, what a "Yes" vote means, and what a "No" vote means. Also included is a statement by the City Controller about the fiscal impact or cost of each measure. There is also a statement of how the measure qualified to be on the ballot. Following the ballot digest page, you will find arguments for and against each measure.

NOTE: All arguments are strictly the opinions of their authors. They have not been checked for accuracy by the Department of Elections or any other City official or agency. Arguments and rebuttals are reproduced as they are submitted, including any typographical, spelling or grammatical errors.

PROPONENT'S AND OPPONENT'S ARGUMENTS

For each measure, one argument in favor of the measure ("Proponent's Argument") and one argument against the neasure ("Opponent's Argument") is printed in the Voter Information Pamphlet free of charge.

The designations "Proponent's Argument" and "Opponent's Argument" indicate only that the arguments were selected in accordance with criteria in Section 540 of the San Francisco Municipal Elections Code and were printed free of charge. The Director of Elections does not edit the arguments and makes no claims as to the accuracy of statements in the arguments.

SELECTION OF PROPONENT'S AND OPPONENT'S ARGUMENTS

The Proponent's Argument and the Opponent's Argument are selected according to the following priorities:

PROPONENT'S ARGUMENT

The official proponent of an initiative petition; or the Mayor, the Board of Supervisors, or four or more members of the Board, if the measure was submitted by same.

The Board of Supervisors, or any member or members designated by the Board.

The Mayor.

Any bona fide association of citizens, or combination of 4. Any bona fide association of citizens, or combination of voters and association of citizens, any individual voter.

OPPONENT'S ARGUMENT

- 1. For a referendum, the person who files the referendum petition with the Board of Supervisors.
 - 2. The Board of Supervisors, or any member or members designated by the Board.
 - 3. The Mayor.
- voters and association of citizens, any individual voter.

EBUTTAL ARGUMENTS

The author of a Proponent's Argument or an Opponent's Argument may also prepare and submit a rebuttal rgument. Rebuttals are also the opinions of the author and are not checked for accuracy by the Director of Elections or ny other City official or agency. Rebuttal arguments are printed below the corresponding Proponent's Argument and pponent's Argument.

AID ARGUMENTS

In addition to the Proponents' Arguments, Opponents' Arguments, and rebuttals, which are printed without charge, any igible voter, group of voters, or association may submit paid arguments.

Paid arguments are printed in the pages following the Proponents' and Opponents' Arguments and rebuttals. All of the aid arguments in favor of a measure are printed together, followed by the paid arguments opposed to that measure, Paid guments for each measure are printed in order of submission.

Arguments and rebuttals are solely the opinions of their authors. Arguments and rebuttals are not checked for accuracy the Director of Elections, or by any other City official or agency. Information about those submitting arguments is /ailable from the Department of Elections.



Words You Need to Know

by the Ballot Simplification Committee

LISTED BELOW ARE DEFINITIONS OF TERMS:

ABSENTEE (VOTE-BY-MAIL) BALLOTS (FREQUENTLY ASKED QUESTIONS) — Ballots mailed to voters or given to voters in person at the Department of Elections. Absentee ballots can be mailed back to the Department of Elections, turned in at the Department of Elections office in City Hall, or turned in at any San Francisco polling place on election day. Also known as vote-by-mail ballots. See page 7 for more information.

ALICE GRIFFITH HOUSING DEVELOPMENT (PROPOSITIONS F AND G) — The public housing, also known as Double Rock, which the Housing Authority of the City and County of San Francisco owns and operates on Candlestick Point for very low income families.

AMEND (PROPOSITIONS A, B, C, D AND E) - To change.

Bayview (PROPOSITIONS F AND G) — The Bayview Hunters Point neighborhood of San Francisco.

CANDLESTICK POINT (PROPOSITIONS F AND G) — Area in the Bayview (see Exhibit A, pages 161 and 166).

CHARTER AMENOMENT (PROPOSITIONS B, C, D AND E) — A change to the City's Charter. The Charter is the City's Constitution. The Charter can only be changed by a majority of the votes cast.

Commission On The Status OF Women (Proposition D) — A Charter-created City commission charged with developing and recommending policies and practices for the City and County to reduce the particular impacts on women and girls of problems such as domestic violence, sexual harassment, employment and health care inequity, and homelessness. The Commission also advocates on behalf of women and girls in such areas.

COMPOUND (PROPOSITION B) —To compute interest on the sum of the principal and any previously computed interest that has been added at regular intervals.

CONCEPTUAL FRAMEWORK (PROPOSITIONS F AND G) — A preliminary outline for a proposed real estate development project, including: a description of the objectives that the project is intended to achieve, the general location and type of land uses that would be developed, and the infrastructure that would serve those uses, such as street layout, transportation and open space improvements. EARLY VOTING — Voting in person at City Hall before election day or mailing a vote-by-mail ballot before election day. See page 7 for more information.

Environmental Review Process (Proposition G) — A public informational process required under the California Environmental Quality Act for a government agency to consider the physical changes to the environment that a proposed project may cause before it is approved.

GENERAL OBLICATION BOND (PROPOSITION A) — A promise issued by the City to pay back money borrowed, plus interest, by a certain date. When the City wants to raise money to pay for a large public project, it can borrow money by issuing General Obligation Bonds. The City then repays the money plus interest over a period of years with property taxes. General obligation bonds must be approved by the voters.

GREEN OFFICE (PROPOSITION G) — An environmentally sustainable office development that includes buildings designed and built for energy efficiency and that incorporates non-polluting building materials; or an office housing an organization that promotes energy efficiency or conservation.

HUNTERS POINT SHIPYARD (PROPOSITIONS F AND G) — Former III federal naval base in the Bayview (see Exhibit A, pages 161 and 166).

INFRASTRUCTURE (PROPOSITION G) — The basic facilities and services needed for the functioning of a community, such as transportation and communications systems, and water and power lines.

INITIATIVE (PROPOSITIONS F AND G) — A proposition placed on the ballot by voters. Any voter may place an initiative on the ballot by gathering the required number of signatures on a petition.

MASTER TEACHERS (PROPOSITION A) — Experienced teachers with proven success at increasing student achievement who had as models and mentors for other teachers. These teachers are assigned to high need schools where they work directly with students as classroom teachers and spend at least 20% their time directly supporting other teachers.

(continued on the next page

WORDS YOU NEED TO KNOW (continued)

MIXED-USE PROJECT (PROPOSITIONS F AND G) — A real estate development that has multiple significant uses in the project site, such as housing, office buildings, research and development facilities, retail spaces and parks.

Moral Turrituse (Proposition C) — There is no precise definition. Generally, a crime involving moral turritude is one that reveals a person's dishonesty, readiness to do evil, bad character, or moral depravity. The courts decide this on a case-by-case basis. Examples would include crimes (misdemeanor or felony) involving theft, fraud, or breach of public trust.

OPEN SPACE (PROPOSITION G) — Land that is not developed for private uses, including land in a natural state that is dedicated to the public.

OPTIONAL EXEMPTION (PROPOSITION A) — To choose to withdraw from an obligation, duty, or liability to which others are subject.

ORDINANCE (PROPOSITIONS F, G AND H) — A local law passed by the Board of Supervisors or by the voters.

PARCEL TAX (PROPOSITION A) — A tax that is based on a flat fee for each unit of real property that receives a separate tax bill.

PEER ASSISTANCE AND REVIEW PROGRAM (PROPOSITION A) — Teacher coaches provide peer support for new teachers as well as veteran teachers whose evaluations reflect less than satisfactory performance. Teachers are required to meet certain standards in order to exit the program and continue in the classroom. This program is a collaborative effort of the School District and its teacher and administrative unions to support and renew quality teaching in every classroom.

PROPOSITION (PROPOSITIONS A THROUGH H) — Any measure that is submitted to the voters for approval or disapproval.

QUALIFIED WRITE-IN CANDIDATE — A person who has completed the required paperwork and signatures for inclusion as a write-in candidate. Although the name of this person by writing appear on the ballot, voters can vote for this person by writing the name of the person in the space on the ballot provided for write-in votes. The Department of Elections counts write-in votes. The Department of Elections counts write-in votes only for qualified write-in candidates.

SAN FRANCISCO MEDIAN INCOME (PROPOSITION F) — A level of income based on all incomes earned within San Francisco. Half of all San Francisco households have incomes above this level and half have incomes below this level.

SOLICIT (PROPOSITION H) — To try to get something by asking.

TANGIBLE (PROPOSITION G) — Something recognizable, real or concrete.

VESTING ALLOWANCE (PROPOSITION C) — A benefit option available to a worker who terminates employment before retirement, has 5 or more years of service, and elects to leave all contributions with the Retirement System rather than have them refunded.

VOLUNTARY DISCLOSURES (PROPOSITION D) — Freely revealed or uncovered.

VOTING BY MAIL (FREQUENTLY ASKED QUESTIONS) — Also known as absentee voting. See page 7 for more information.

Controller's Statement on "A"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition A:

Should the proposed measure be approved by the voters, in my opinion, parcel tax revenues would be generated in the amount of approximately \$28 million annually at current rates. This amount would increase over time as the tax amount is adjusted for inflation. The funds would be available for teacher salaries and training and other purposes of the San Francisco Unified School District subject as specified in the measure.

The measure specifies that the parcel tax will be collected beginning July 1, 2008 for a period of 20 years to July 1, 2028.

How "A" Got on the Ballot

On February 12, 2008 the San Francisco Board of Education voted 6 to 0 to place Proposition A on the ballot.

The members of the Board of Education voted as follows: Yes: Members Kim, Mar, Mendoza, Sanchez, Wynns and Yee Absent: Member Maufas.

State law allows a school district to place a measure on the ballot in this manner.



School Parcel Tax



PROPOSITION A

To enhance quality educational programs for children; attract and retain quality teachers and staff by increasing salaries; provide teachers with additional compensation for extra work at hard-to-staff schools and in hard-to-fill subject areas; and increase teacher training, resources and classroom support, technology, innovation, and accountability, shall the San Francisco Unified School District be authorized to levy \$198 per parcel annually, adjusted for inflation, with mandatory citizen oversight?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: The San Francisco Unified School District educates approximately 60,000 pre-kindergarten through twelfth grade students at more than 120 schools and child development centers.

The District is funded mostly by the state and federal governments; it also receives local funds approved by the voters. For example, in 2003 and 2006 voters approved general obligation bond measures to upgrade the District's school facilities. In 2004, voters approved a Charter Amendment to provide local funding for arts, music, sports and library programs.

State law allows local school districts to collect a parcel tax if the tax is approved by two-thirds of the voters in the district.

THE PROPOSAL: Proposition A would authorize the District to collect an annual tax of \$198 per parcel of taxable property in the City beginning July 1, 2008 until July 1, 2028. This amount would be adjusted annually to account for inflation. The District could use this tax revenue to:

- attract and retain teachers by raising salaries, providing retention bonuses and offering additional compensation to teachers who work at schools with high teacher turnover and in hard-to-fill subject areas;
- retain other school personnel by providing more competitive compensation or benefits;
- · provide additional training to teachers and teachers' aides;
- promote professional learning and accountability by developing a Master Teacher program and expanding the Peer Assistance and Review program;
- provide recognition and resources to schools that show the most growth in student achievement;
- provide students, parents and teachers with access to current technology;

- improve technology and other support resources to encourage innovative teaching; and
- allocate a portion of the funds for public charter schools.

Proposition A would provide an optional exemption from the tax for senior citizens who turn 65 years of age before July 1 of the tax year, own an interest in the property being taxed, and use the property as their principal residence. To receive the exemption, eligible senior citizens must annually apply to the District before July 1 of each tax year or, during the first year, at a date the District will determine.

Proposition A would require the District to create an independent oversight committee to ensure that the parcel tax revenue is used only for the purposes set forth in the measure. State law requires that the District create a separate account into which the tax revenue would be deposited and file an annual report on the funds collected and spent.

A "YES" VOTE MEANS: If you vote yes, you want to allow the District to collect an annual parcel tax of \$198 per parcel beginning July 1, 2008 until July 1, 2028 to increase compensation for teachers and staff, improve training, promote accountability and recognition for teachers and schools, support academic innovation, provide access to current technology, and allocate funds for public charter schools.

A "NO" VOTE MEANS: If you vote no, you do not want to allow the District to collect the annual parcel tax for these purposes.

Notice to Voters:

The "Controller's Statement" and "How 'A' Got on the Ballot" information on this measure appear on the opposite (facing) page

THIS MEASURE REQUIRES 662/3% AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 145. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.





PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION A

Voting YES on Proposition A will allow San Francisco to attract and retain highly qualified teachers and improve the quality of public education.

Every child deserves a great teacher. Excellent teachers help our children graduate with the skills necessary to succeed in college, career, and life. Voting YES will ensure that we have a quality teacher with the proper qualifications, training, and support in every San Francisco classroom.

Like all professionals, teachers need ongoing training to stay current with the most innovative and effective ways to teach. Prop A doubles teacher training. It also assures accountability – teachers who are struggling will receive mentoring and support from other successful teachers to help them improve, or they will leave the classroom.

San Francisco has the highest cost of living of any city in California. Prop A will enable us to recruit and pay teachers a living wage so they don't keep leaving to work for other districts that offer higher salaries and a lower cost of living.

Prop A also will provide support for teachers who work at schools with high teacher turnover. Our schools will be better equipped to support teachers that work in shortage areas like math, science, and special education. Finally, this proposition will update antiquated school computers and technology resources.

Prop A creates local funding at a time when Sacramento is slashing education budgets. Prop A also appoints an independent oversight committee and requires regular financial audits to ensure all funds are spent appropriately.

Join parents, teachers, business leaders, and labor by voting YES on A so that our San Francisco children can have the quality teachers they deserve to thrive and succeed.

Mayor Gavin Newsom* San Francisco Board of Education San Francisco Chamber of Commerce United Educators of San Francisco Parents for Public Schools

*For identification purposes only

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION A

Vote No on Proposition A.

We agree with the proponents arguments. Every child does deserve a great teacher. Teachers do need adequate pay and ongoing training. San Francisco does have a very high cost of living.

The problem is the method of financing. About 2/3 of The City's residents will not pay a single penny toward this tax. The School Board could have put a simple pass through in their legislation. Instead, they decided take the unfair but politically expedient route. Don't place the unfair burden of supporting the San Francisco Unified School district on a small minority of San Franciscans.

Vote No on Proposition A.

San Francisco Republican Party Howard Epstein Chairman

OPPONENT'S ARGUMENT AGAINST PROPOSITION A

Vote No on Proposition A.

San Franciscans agree that our schools should have adequate funding. However, long-time home and condominium owners will see a tax increase of as much as 6% based on an assessed \$300,000 value. Large commercial buildings will see an increase of as little as 1/6th of 1%.

The proponents of Proposition A had other options. Instead, they decided to place the burden on the City's small property owners. They could have asked for a sales tax increase, which would have fairly shared the burden among all San Francisco residents, businesses and visitors. They could have based the tax on square footage.

Vote no on Proposition A. Let the proponents come back with a tax that is fair to all.

Howard Epstein, Chairman San Francisco Republican Party

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION A

Proposition A will improve the quality of public education for San Francisco children.

Quality teachers and excellent schools will help our San Francisco community thrive. These conditions can't exist without adequate funding, which our opponents agree we don't have. With Sacramento's dramatic cuts this year, budgets for our teachers and schools will be slashed.

San Francisco has the second highest cost of living of any city n the United States, yet San Francisco ranks 14th in California for eacher pay. Our city loses teachers to other school districts that bay up to \$15,000 more.

In order to attract, retain, and nurture highly qualified eachers, we need to invest in our children and pass Proposition \ -- to give San Francisco teachers a living wage.

With Prop A, we can bring some local control and stability to chool funding. All the funds raised by Proposition A stay here in an Francisco and will help our city attract and retain the best and rightest teachers.

Prop A will increase teacher-training opportunities and provide funding to upgrade and replace the schools oldest computers and technologies. It will provide support for teachers who work at schools with high teacher turnover. Finally, our schools will be better equipped to support teachers that work in shortage areas like math, science, and special education.

Mandatory audits will ensure all of the funds are spent properly.

Help our schools, teachers, and kids. Vote Yes on A.

San Francisco Chamber of Commerce Mayor Gavin Newsom* San Francisco Board of Education United Educators, San Francisco Parents for Public Schools

*For identification purposes only



Looking for the legal text?

The full legal text of all ballot measures is printed at the back of the book.

The text starts on page 145.

DO YOU KNOW WHERE TO GO TO VOTE?

YOUR POLLING PLACE MAY HAVE CHANGED.

The location of your polling place is printed on the back cover of this pamphlet, on the top left-hand side.

You can also get the location of your polling place by checking online at:

www.sfgov.org/elections

or by calling:

415-554-4375

Please vote at your assigned polling place or vote by mail.

The polls are open on

June 3, 2008 from 7 a.m. to 8 p.m.,
and there is an application to vote by mail
on the back cover of this pamphlet.



San Francisco Department of Elections



Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund

Controller's Statement on "B"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition B:

Should the proposed charter amendment be approved by the voters, in my opinion, the City will have both significant added costs in the near and medium term for the cost of employee pension benefits and significant savings in the near term under its labor contracts and in the long term for the cost of retiree health benefits.

Pension Benefits: The Charter amendment would increase the maximum retirement benefit available to City miscellaneous employees from the current 2% of final pay at 60 years of age, up to 2.3% of final pay at age 62 and enhance cost of inving increases for pension recipients. These changes would add approximately 3.5% of stallary to the cost of funding an average employee's retirement benefits, or an ongoing annual cost to the City of approximately \$84 million for the next 20 years, dropping after 20 years of an angoing annual cost of 1.1% of salary or approximately \$27 million at current rates.

To partially pay for this increased retirement benefit, the amendment freeze wages for the 2009-2010 fiscal year. This provision is estimated to save the City approximately 2.1% of salary or an estimated \$35 million on an annual basis. These savings estimates are based on an assumption that the City would otherwise have provided wage increases at percentage rates at or near the projected consumer price index for that period and is consistent with the City's historical experience in negotiated labor constants. Finally, the Charter amendment specifies that the City's ongoing expenditures for improved retirement benefits under this proposal must be considered the quivalent of wages in future labor arbitration proceedings. Note that these provisions do not apply to the labor contracts for police, frieflighters, sheriffs, rurses and transit operations.

Retiree Health Benefits: Currently, employees are eligible for fully paid health benefits following retirement later five years of working for the City and regardless of where they spend the balance of their careers. The amendment retains eligibility at five years, but changes the City contribution to provide graduated levels of paid coverage, 50% paid with ten years of service of service, 75% with 15, and 100% with 20 years of service. It also requires that employees actually retire within 180 days of leaving City employment to receive benefits. Under the Charter and Federal taws, these changes will not affect any current employees—only those hired after January 10, 2009.

Employees hired after January 10, 2009 will pay 2% of salary, and the City will pay 1% of salary into a new trust fund to pay for retiree health benefits. The amendment would reduce the number of people who would wearhustly have been eligible for paid retiree health benefits and the cost to the City of their benefits. It also will create significant savings for the City to their benefits. It also will create significant savings for the City to se investment earnings in the trust will help pay for the cost of the benefits going forward. By 2031 the majority of employees will be under this new benefit plan and, based on the City's actuarial analysis, the proposed funding of 3% of salary is estimated to be sufficient to cover the cost of the benefits on an ongong basis.

Note that the City currently pays the cost of retirees' health benefits each year as that year's expense is due. As a result, there is a substantial unfunded liability, estimated to be approximately \$4 bilion in total, for the future cost of retiree health benefits that current employees have already earned. That liability is somewhat reduced by the proposals in this Charter amendment which address stuture hires. but the bulk of the cost, estimated at between \$250 and \$300 million annually at current rates, will have to be otherwise addressed by the City.

How "B" Got on the Ballot

On February 26, 2008 the Board of Supervisors voted 10 to 0 to place Proposition B on the ballot.

The Supervisors voted as follows: Yes: Supervisors Alioto-Pier, Ammiano, Chu, Daly, Elsbernd, Maxwell, McGoldrick, Mirkarimi, Peskin and Sandoval. Excused: Supervisor Dufty.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund



PROPOSITION B

Shall the City increase the years of service required for new City employees and certain employees of the School District, the Superior Court and the Community College District to qualify for employer-funded retiree health benefits, establish a separate Retiree Health Care Trust Fund to fund retiree health care costs, and increase retirement benefits and retirement cost-of-living adjustments for certain City employees?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: Under the City Chater, City employees, and certain amployees of the School blistic, the Superior Court and the Community College District who retire under the San Francisco Employees Retirement System are calidroinal Public Employees Retirement System are eligible for employer-funded retiree health care benefits after 5 years of service. They may receive credit toward meeting this 5-year requirement for years worked with other public employers with whom the City has an agreement, such as the State of California. The City and these other public employers contribute a majority of the retiree's health benefits and pay for these benefits as the costs are incurred. The City settimest that it will owe \$4\text{ billion} ower the next 30 years in retiree health care costs. The City and these other public employers have no separate fund to pay for retiree health tenefits.

City employees other than certain safety employees such as police officers and firefighters are referred to as "inscellaneous" employees. These employees are represented by various unions that collectively bargain for wages and benefits. The amount of referement allowance for these employees is determined by multiplying their highest annual salary by an age factor for each year of service. The age factor is 1% at age 50, Tinsi no 2% at age 60. Thus, employees with 20 years of service receive 40% of their highest annual income if they refire at age 60.

Each year, the basic cost of living adjustment (COLA) benefit is calculated based on the original retirement benefit amount up to 2%. When the retirement fund has enough excess investment earnings, the retirement system must also pay an additional benefit called a supplemental COLA, not to exceed a total adjustment of 3%.

THE PROPOSAL: Proposition B is a Charter Amendment that would increase the years of service required to qualify for employer-funded retire health benefits for City employees and certain employees of the School District, the Superior Court and the Community College District who retire under the San Francisco Employees Retirement System or the California Public Employees' Retirement System and were hired on or after January 10, 2009.

Employees become eligible to participate in the retirement health care system after 5 years of service. Employer contributions to the retiree health benefits for these new employees would be as follows:

- No employer contribution for employees with 5 to 10 years of service;
- 50% for employees with 10 to 15 years of service;
- · 75% for employees with 15 to 20 years of service;
- 100% for employees with 20 or more years of service, employees who retire for disability, and surviving spouses or domestic partners of employees killed in the line of duty.

Years of employment with other public employers will not be included in calculating credit for years of service.

Proposition B would establish a separate Reliree Health Care Trust Fund to pay for the City's future costs related to retiree health care. This Trust Fund would be funded by employer and employees contributions for employees fived on or after January 10, 2009. These new employers would contribute up to 2% of their pre-tax pay and employers would contribute 1%. The School District and the Community College District would have the option to participate in and contribute to this Trust Fund if their governing boards approve.

This Trust Fund would be administered by a Retiree Health Care Board governed by five trustees, one selected by the City Controller, one by the Executive Director of the San Francisco Employees Retirement System, and two elected by the active and retired members of the City's Health Service System.

In addition, Proposition B would make the following changes to retirement benefits and COLAs for miscellaneous City employees who retire on or after January 10, 2009:

- The age factor for employees who retire at age 60 would increase to 2.1% and rise to 2.3% at age 62. Thus, employees with 20 years of service would receive 42% of their highest annual salary if they retire at age 60 or 46% if they retire at age 62.
- The basic COLA benefit would be compounded annually based on the retirement benefits payable on June 30th of the prior year.
- The supplemental COLA, which is paid when there is enough excess investment earnings, also would increase for a total adjustment of retirement benefits up to 3-1/2%.

The City would freeze wages and other economic benefits for miscellaneous City employees from July 1, 2009 through June 30, 2010.

A "YES" VOTE MEANS: If you vote yes, you want to change the Charter to increase the years of service required for new City employees and certain employees of the School District, the Superior Court and the Community College District to qualify for employer-funded retiree health benefits. You want the City to establish a separate Retiree Health Care Trust Fund to fund retiree health care costs. You want the City to increase retirement benefits and retirement COLAs for certain City employees and to freeze wages and other economic benefits of these employees for one year.

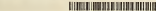
A "NO" VOTE MEANS: If you vote no, you do not want to make these changes to the Charter.

Notice to Voters:

The "Controller's Statement" and "How 'B' Got on the Ballot" information on this measure appear on the opposite (facing) page.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 146. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.





Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund

This disclaimer applies to the proponent's argument on this page and the rebuttal to the opponent's argument on the facing page. The Board of Supervisors authorized the submission of the following argument. As of the date of the publication of this Voter Information Pamphlet, the following Supervisors endorse the measure: Supervisors Alioto-Pier, Ammiano, Daly, Dufty, Elsbernd, Peskin and Sandoval; take no position on the measure: Supervisors Chu, Maxwell, McGoldrick and Mirkarimi.

PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION B

San Francisco's retiree health care system faces a fiscal crisis.

In just six years, annual retiree health care costs have risen from \$17 milhon to \$115 million. San Francisco now faces a \$4 billion unfunded liability for retiree health care costs already promised.

Left unchecked, this staggering liability could undermine health benefits for all employees, drastically impact taxpayers and city services, and, without action, potentially bankrupt the system.

Proposition B is a comprehensive reform package that protects retiree health care, taxpavers and city residents.

Crafted by city employees and their unions, working together with the Mayor and Board of Supervisors, Proposition B maintains current retiree health care benefits, but lengthens the period required for new city employees to qualify for subsidized benefits. In return, city employees, whose pension rates are among the lowest in the state, will receive a modest pension increase.

Proposition I

- Maintains eligibility for retiree health care for all current and new city employees;
- Extends the time necessary for a city employee to work to gain fully subsidized retiree health care;

- Creates a separate retiree Health Care Trust Fund and mandates contributions from both employees and the city to help defray future retiree health care costs:
- Increases Cost of Living Adjustments (COLA) for retirees and modestly improves pensions for employees who retire at or after age 60;

Proposition B was passed unanimously by the Board of Supervisors and is strongly supported by city employees, their unions, Mayor Newsom, San Francisco taxpayers and business leaders.

Protect retiree health care and our future economic stability by voting (ES on B.

Mayor Gavin Newsom
Board of Supervisors President Aaron Peskin*
Supervisor Sean Elabernd
Tim Paulson, Executive Director, San Francisco Labor Council
Steve Falk, President, Chamber of Commerce
Judith Berkowitz, President, Coalition for San Francisco Neighborhoods

*For identification purposes only

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION B

MAJOR REFORM OF THE SAN FRANCISCO CITY CHARTER IS NEEDED REGARDING COSTLY AND TAX WASTING ELECTIONS ON MINOR MUNICIPAL EMPLOYMENT QUESTIONS:

Proposition B is a classical case of why we need to change the San Francisco City Charter regarding municipal employment rules.

As matters stand, virtually any minor change in City employee laws must be voted upon in a costly City Charter election -- such as this one.

Many tens of thousands of dollars will be spent on counting the votes on this very minor City Charter amendment.

We need to draft new City Charter language to delegate to the Mayor and Board of Supervisors the right to modify carefully defined minor City employee laws

As a safeguard, perhaps we should require a two-thirds vote on the Board of Supervisors

In any event, Proposition B is just the latest minor proposal to appear on the ballot in a City Charter election, costing taxpayers a mountain of money for a molehill of municipal employee law change.

Amend the City Charter. End all the tax waste.

Dr. Terence Faulkier, J.D.
Republican Central Committeeman*
Past Chairman of San Francisco Republican Party* (founded: January 1856)
Parkmerced Residents' Organization (PRO) Board Member*

Eve Del Castello Republican Central Committee Candidate*

Denis J. Norrington
Owner
Arrow Stamp Company*
Econo-Color*

Privacy Plus*

Doo Sup Park
Voting Alternate Delegate
Republican Central Committee*

Mike Garza
San Francisco Chapter President
Mexican American Political Association (MAPA)*

*For identification purposes only

Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund



OPPONENT'S ARGUMENT AGAINST PROPOSITION B

THIS BALLOT MEASURE UNDERLINES WHY MINOR CITY EMPLOYEE WORK RULES SHOULD NOT BE PUT IN THE CITY CHARTER:

This proposed San Francisco City Charter amendment proposal [Proposition B] illustrates why City employment work rules should not be locked into the Charter. Every time the rules need to be changed, another expensive election and vote-counting is required.

The Board of Supervisors (perhaps by a two-thirds majority?) and the Mayor should be delegated these powers... to save public tax funds. This would be a good government measure.

- Dr. Terence Faulkner, J.D.
Past State Secretary

California Republican County Chairmen's Association*

- Eve Del Castello

Republican County Central Committee Candidate*

*For identification purposes only

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION B

San Franciscans have come together to Support Proposition B

We have come together to develop Prop B, a plan that preserves fair health and retirement benefits for city workers, while reducing future healthcare costs by more than a billion dollars..

The Mayor AND the Board of Supervisors enthusiastically endorse scale proposition B because it sets as adde money now to meet the City's long-term Propositions B because it sets as dide money now to meet the City's long-term obligations. Prop B preserves health benefits and provides a fair pension for all city workers. It lengthens the probationary period before ne city employees est exceive full health benefits. And it saves \$14 billion in healthcare costs over 30 years. The Chamber of Commerce AND the San Francisco Labor Council support Proposition B because this comprehensive reform package per protects retires health benefits and provides a modest cost-of-living adjustment while avoiding hundreds of millions in unnecessary healthcare spending.

The San Francisco Democratic Party AND the San Francisco Republican Party urge residents vote Yes on B, because it was a compromise measure where people of all sides came together to make it reform. Proposition B protects San Francisco's economy and ensures retiree benefits in the future.

SPUR (San Francisco Planning and Urban Research Association) supports Proposition B because it is sensible, smart reform.

Now is the time for comprehensive reform. We urge you to vote Yes on B.

Mayor Gavin Newsom Board of Supervisors President Aaron Peskin * Supervisor Sean Elsbernd

Tim Paulson, Executive Director, San Francisco Labor Council Steve Falk, President and CEO, San Francisco Chamber of Commerce Judith Berkowitz, President, Coalition for San Francisco Neighborhoods

*For identification purposes only



Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund

PAID ARGUMENTS IN FAVOR OF PROPOSITION B

San Francisco's Neighborhoods support Prop B

It's fair, it's responsible, and it's good government.

Who else do you know besides our city employees that only has to work 5 YEARS at a job before getting FULL health benefits after retirement age?

FACT: Health Care Pension Costs have to be paid before any other item in the city's budget.

This measure...

- · Reforms the system to proportional benefits for service of 5, 10, 15, and 20 years before full benefits are accrued.
- Requires new hires to contribute to health care fund.
- · Saves billions of dollars over the next few decades.

If we don't act now, neighborhoods and services will be compromised with the crushing costs of escalating health care.

Vote YES on Prop B!

- Coalition for San Francisco Neighborhoods

The true source of funds for the printing fee of this argument is the Coalition for SF Neighborhoods.

YES ON PROPOSITION B

City government has a \$4 billion debt for retiree health insurance benefits that has to be fixed. We got into this mess because the city has allowed people who may have worked for the city for as little as 5 years to be eligible at age 50 for taxpayer paid health insurance, even though they may not have worked for the city in decades.

Prop B will require city employees to pay into a trust fund for part of the cost of their future retirement health insurance costs and to make the benefit available only to employees who leave city employment at retirement age. In exchange for reining-in health insurance costs, Prop B improves pension benefits, in line with those of other local jurisdictions.

Business, labor and civic groups agree, Vote YES on PROP. B.

San Francisco Chamber of Commerce

The true source of funds for the printing fee of this argument is the SF Chamber of Commerce.

Vote Yes on Prop. B!

The City has an unfunded liability of over 4 billion dollars to provide health care for retired civil servants.

Prop. B brings San Francisco's benefits in line with other cities of California and provides a mechanism to eventually eliminate this liability.

It is a fiscally responsible and prudent first step.

Bill Campbell, Vice Chair - Finance, San Francisco Republican Party

Sarah Vallette, Candidate, SFRCCC, 13th AD Guy Vaillancourt, Candidate, SFRCCC, 13th AD Alisa Farenzena, Candidate, SFRCCC, 13th AD

The true source of funds for the printing fee of this argument is Bill Campbell.

Proposition B is a modest step in the right direction.

Projections for San Francisco's retiree health benefit have grown beyond our means to pay for them - over \$4 billion. That's because San Francisco subsidizes retiree health benefits after just 5 years of employment - a ridiculously low qualifier by any public or private standard.

Prop B will increase the years of service necessary for new hire retiree health care benefits to 10 years. Over time, our \$4 billion deficit will be decreased, and then eliminated.

Vote YES on B.

Small Property Owners of San Francisco

The true source of funds for the printing fee of this argument is Small Property Owners of San Francisco.

Yes On Proposition B

San Francisco's Civil Service rules need to be reformed. While this reforms only healthcare benefits, it is a good first step.

Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund



PAID ARGUMENTS IN FAVOR OF PROPOSITION B

Yes On Proposition B

San Francisco Republican Party

Officers

Howard Epstein, Chairman Jennifer DePalma, Treasurer

Bill Campbell, VC - Finance

Janet Campbell, VC - Special Events

Leo Lacayo, VC - Communications

Christopher L. Bowman, VC - Precinct Operations

Members

12th Assembly District Jim Anderer

Michael Antonini, DDS Harold M. Hoogasian

Stephanie Jeong

David R. Kiachko Ron "Dr. K" Konopaski Rita O'Hara

13th Assembly District John Brunello Mike DeNunzio Harmeet Dhillon

Christine Hughes Dana Walsh Sue C. Woods

SFRP Endorsed Candidates

Dana Walsh, Congressional District 8 Conchita Applegate, Assembly District 12

Harmeet Dhillon, Assembly District 13
Mike DeNunzio, Supervisorial District 3

The true source of funds for the printing fee of this argument is the San Francisco Republican Party.

The three largest contributors to the true source recipient committee are: 1. The DGF Y2K Special Purpose Trust, 2. PG&E, 3. The California Republican Party.

B Stops the Bleeding

Where else besides San Francisco government can you work for 5 years and get subsidized retiree health care benefits for the rest of your life? San Francisco is over \$4 billion in the hole because of it. Proposition B is a rare good idea that will increase the 5 years to 10 for partial benefits, and to 20 years service for full benefits – still generous by any public or private comparisons. The \$4 billion deficit will decrease over time.

Good ideas like this deserve taxpayer support – vote YES on ${\bf B}$.

San Francisco Taxpayers Union

The true source of funds for the printing fee of this argument is the SF Taxpayers Union.

Current and Retired City Employees Support Prop B

Prop B is a carefully crafted package to protect the fiscal health of the City's active and retiree medical plan, ensure good retirement benefits for city workers and save as much as \$1.4 billion in healthcare costs over the next 30 years. That is money that is available for other initiatives and programs. We, the undersigned current and retired employees of the City and County of San Francisco, urge a YES vote on Prop B – good public policy that is good for us all.

Claire Zvanski, Labor Activist Stephanie Mischak Lyons Kate Favetti Joe Driscoll Michael Humphrey Larry Dean Coate Roger Francis Michael Chan Donovan Corliss Bing Chu Cheong-Zseng Eng Allen Chan Charles W. Lewis John Foecke

John W. Madden, Retiree

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Members Education Political Issues Comm.



Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund

PAID ARGUMENTS IN FAVOR OF PROPOSITION B

Healthcare Benefits and a Balanced Budget. Democrats Support Prop B!

Prop B is an opportunity for San Francisco to be able to still provide great healthcare benefits to their city employees and retirees, and help keep medical costs down for decades to come. Democrats are united in their support of benefits for city employees and for Prop B.

San Francisco Democratic Party

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Educ. Political Issues Comm.

Labor and Business Agree: Prop B Protects Health Benefits and Reduces Costs

Proposition B is a sensible plan — developed by a coalition of city workers, retirees, fiscal watchdogs, business leaders and supported by the Mayor and the Board Supervisors — to preserve health benefits and provide a fair retirement for city workers, while reducing the city's long-term healthcare costs. By setting saide money now, we can protect ourselves against spiraling future healthcare costs. Experts say, Prop B could save as much as \$1.4 billion in city healthcare expenses over the next 30 years. By planning ahead, we can prevent the need for tax increases and service cuts brought on by healthcare cost increases.

Vote YES on Prop B

San Francisco Labor Council
San Francisco Chamber of Commerce

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The two contributors to the true source recipient committee are the SF Labor Council Neighbor Member Education Political Issues Comm and the SF Chamber of Commerce's 21st Century Political Action Committee (PAC). Proposition B Preserves Health Benefits and Protects City Finances

For years, San Francisco has provided good health benefits for its employees. But spiraling healthcare costs are making it harder for the city to provide good health benefits for city workers at an affordable price. New studies show that, unless something is done now, a massive share of the city budget will go to paying healthcare costs for retired city employees in years to come.

Prop B fixes this problem by setting aside sufficient reserves to cover future benefits costs. It also lengthens the probation period before new city employees receive full health benefits, so employees who don't stay with the city don't earn lifetime benefits for short-term service. Prop B is reasonable reform supported by both city workers and fiscal watchdogs.

Building Owners and Managers Association

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Education Political Issues Comm.

Police Officers, Firefighters and Public Safety Professionals Support Prop B

Proposition B will save more than a billion dollars in healthcare costs over the next 30 years, preserving funding for police, fire and other public safety services and programs. That's why San Francisco Police Officers, Firefighters and public safety professionals urge you to vote YES on B.

District Attorney Kamala D. Harris San Francisco Police Officers Association San Francisco Firefighters, Local 798

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Education Political Issues Committee.

Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund



PAID ARGUMENTS IN FAVOR OF PROPOSITION B

Prop B Reforms Government Spending

Prop B reforms medical and retirement benefits for city employees. Unless something is done to control costs, the City eventually will pay 11% of its total payroll on healthcare.

Proposition B is a smart plan that allows the City to preserve health benefits the way they are now while reducing long-term costs. Prop B will save the City as much as \$1.4 billion in health-care charges over the next 30 years.

Vote YES on B

Senator Leland Yee
Assessor Phil Ting*
Supervisor Carmen Chu
Leon Chow. Chair. Chinese Progressive Association*

*For identification purposes only

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Education Political Issues Comm.

Save Healthcare - Vote YES on Prop B

Proposition B protects the city's healthcare system for current and retired employees, while preserving funding for, vital city services, like our public health system. This badly needed reform will save more than a billion dollars over the next three decades. Please ioin us in voting YES on B.

Senator Carole Migden
Assemblyman Mark Leno
Supervisor Tom Ammiano
Supervisor Bevan Dufty
Alice B. Toklas LGBT Democratic Club
Harvey Milk LGBT Democratic Club

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Education Political Issues Committee.

Prop B ensures that the City Budget Isn't Balanced on the Backs of Neighborhood Businesses

Small business owners understand what it takes to balance a budget, meet a payroll and plan for the future. Prop B allows the City to do just that by creating a sensible plan to tackle rising healthcare costs, while preserving health insurance for employees. If the City doesn't pay down its multi-billion dollar unfunded healthcare liability, we'll all end up paying more in the future—either through higher taxes or cuts in vital neighborhood services. Prop B creates a long-term plan to save up to \$1.4 billion in healthcare costs.

Vote Yes on B

Pat Christensen, ED Small Business Advocates and Small Business Network*
Stephen Cornell, Former Small Business Commissioner
Steven Sarver. San Francisco Soun Commany

*For identification purposes only

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Education Political Issues Committee.

African American Leaders Support Prop B

Proposition B guarantees the retirement and health security that so many in our community have fought to achieve. Prop B budgets for the future and ensures that, in the face of rising healthcare costs, the city will be able to afford to provide health insurance to retired bus drivers, healthcare workers, police officers and firefighters. Prop B will save as much as \$1.4 billion in healthcare costs over the next 30 years.

Please join us in voting YES on Prop B.

Leroy King, Labor Leader, I.L.W.U. Local 6*
James Bryant, COPE Chair, SEIU 1021*

*For identification purposes only

The true source of funds for the printing fee of this argument is Citizens United for Reform.



Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund

PAID ARGUMENTS IN FAVOR OF PROPOSITION B

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Educ. Political Issues Comm.

San Francisco Planning and Urban Research (SPUR) Urges Your Support for Proposition B

Proposition B is a consensus solution to the City's biggest looming financial problem. Every organization in America — businesses, governments, schools and nonprofits — faces the prospect of rapidly rising healthcare costs.

Prop. B is a sensible approach that demonstrates San Francisco's leadership on this national issue.

Experts estimate that San Francisco's unfunded healthcare liability is as much as \$4 billion. That means the City owes \$4 billion to provide medical benefits for its current and future retirees. We have no existing reserves to meet these costs and healthcare costs are still growing every year.

Prop. B addresses the growth in retiree health costs head on. Future employees will prefund their retirement health costs through contributions shared with the City. Prop B also lengthens the probationary period before new City employees receive full health benefits.

Finding a solution to the retiree health care problem is also the result of a unique confluence of political and economic circumstances and personalities that might not appear again.

Given that the City's workforce is aging, retiree health costs are expected to increase even more quickly in the future and we need to begin solving this issue now.

SPUR urges a YES vote on Prop B

For the full analysis, go to www.spur.org

San Francisco Planning and Urban Research (SPUR)

The true source of funds for the printing fee of this argument is the SPUR Urban Issues Committee.

The three largest contributors to the true source recipient committee are: 1. SPUR, 2. Paul Sack, 3. Michael Wilmar,

PAID ARGUMENTS AGAINST PROPOSITION B

NO PAID ARGUMENTS AGAINST PROPOSITION B WERE SUBMITTED

Forfeiture of Retirement Benefits for Conviction of a Crime Involving Moral Turpitude in Connection with City Employment



PROPOSITION C

Shall the City prohibit San Francisco Employees' Retirement System members who are convicted of a crime involving moral turpitude in connection with their employment from receiving any retirement benefits funded with employer contributions?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: The Charter prohibits employees who were members of the San Francisco Employees' Retirement System (SFERS) from receiving any employer-funded retirement benefit if they were convicted of a crime involving moral turpitude (see "Words You Need to Know" on page 90) in connection with their employment. This provision was first added in 1966. New retirement plans must be approved by the voters through Charter amendments. Since 1966, this prohibition relating to conviction for certain crimes was not consistently added to all new retirement plans added to the Charter.

A court recently found that the Charter's prohibition relating to conviction for certain crimes applies only to retirement service benefits and not to all other forms of benefits, such as claims for disability retirement or a vesting allowance.

THE PROPOSAL: Proposition C is a Charter Amendment that would prohibit San Francisco Employees' Retirement System members who are convicted of a crime involving moral turpflude in connection with their employment from receiving any retirement benefits funded with employer contributions.

This prohibition would apply to employees regardless of whether they retired from service, retired as a result of a disability, or were receiving a vesting allowance.

A "YES" VOTE MEANS: If you vote yes, you want to amend the Charler to prohibit San Francisco Employees' Retirement System members who are convicted of a crime involving moral turpitude in connection with their employment from receiving any retirement benefits funded with employer contributions.

A "NO" VOTE MEANS: If you vote no, you do not want to make these changes to the Charter.

Controller's Statement on "C"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition C:

Should the proposed charter amendment be approved by the voters, in my opinion, it would not affect the cost of government. The Charter amendment affirms prior voter-approved policy by conforming retirement-related sections of the Charter to state that retirement system members who are convicted of a crime involving moral turpitude related to their public employment are prohibited from receiving employer-funded retirement benefits.

How "C" Got on the Ballot

On February 5, 2008 the Board of Supervisors voted 10 to 1 to place Proposition C on the ballot.

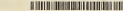
The Supervisors voted as follows:

Yes: Supervisors Alioto-Pier, Ammiano, Chu, Dufty, Elsbernd, Maxwell, McGoldrick, Mirkarimi, Peskin and Sandoval.

No: Supervisor Daly.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 155. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.





Forfeiture of Retirement Benefits for Conviction of a Crime Involving Moral Turpitude in Connection with City Employment

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PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION C

Voters Oppose Funding Dishonest Acts!

For a near half century, the City's Charter has upheld the will of the voters by prohibiting City employees from receiving any taxpayer-funded retirement benefits if they were criminally convicted of a crime involving moral turpitude committed against the City in the course of their employment. Past examples of such crimes include stealing books from our public libraries, and stealing parking meter revenue that should have gone to improving our MUNI system.

Despite the voters' intent, a recent court ruling stated that this provision applies only to a certain classification of retirements, not all retirements

Proposition C will reaffirm the voters' intent, by responding directly to this poorly crafted judicial opinion by prohibiting any and all City employees convicted of a crime involving moral tur-

pitude against the City, during the course of their employment, from receiving any taxpayer contributions to their pensions upon application for their retirement.

All but one member of the Board of Supervisors voted in favor of Proposition C, and the San Francisco Employees' Retirement System Board unanimously approved the measure.

Please join me in reaffirming the will of the voters by voting YES on C.

Sean R. Elsbernd

Member, San Francisco Board of Supervisors

Member, San Francisco Employee Retirement System Board*

* For identification purposes only

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION C

The politicians are at it again, cluttering up our ballot with purely symbolic measures. The proponents of Proposition C have provided no compelling reason to justify the expense of yet another ballot measure to alter the City's charter. Worse still, even as a purely symbolic measure, Proposition C is unworthy of our great city. It falsely suggests that San Francisco's public employees are committing crimes on the job and going unpunished, but the truth is that most public health nurses, firefighters, teachers and other public employees are extraordinarily dedicated and lawabiding public servants. When a bad actor does commit a crime. our excellent district attorney has the tools she needs to root out public corruption. There is simply no need for a measure like Proposition C. Proposition C is all the more repugnant for its use of language - "crimes of moral turpitude" - that has long been used in many parts of this country as a way to prosecute homosexual activity. The Harvey Milk Club does not like publicemployee-bashing any more than we like gay-bashing. We join the San Francisco Democratic Party and the San Francisco Labor Council in urging you to vote NO on Proposition C.

Harvey Milk LGBT Democratic Club

Forfeiture of Retirement Benefits for Conviction of a Crime Involving Moral Turpitude in Connection with City Employment



OPPONENT'S ARGUMENT AGAINST PROPOSITION C

No on Prop C.

In the past, moral turpitude has been defined in discriminatory ways by conservative judges.

San Francisco values mean standing up for all of us against consevative attacks.

Please vote no on Prop C.

Supervisor Chris Daly

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION C

Dishonesty is not a San Francisco value.

San Francisco voters do not support providing taxpayer funded retirement benefits to former City employees convicted of stealing taxpayer money while working for the City. Current law requires such benefits be forfeited by such persons because voters passed the measure over forty years ago and have continued to do so at every opportunity.

Measure C does not change current law.

Measure C defends current law by eliminating a loophole created by a drafting error decades ago and uncovered in a recent court ruling.

The decision to award or deny retirement benefits is not, and has never been, made by "conservative judges".

The decision is made by the San Francisco Retirement Board, composed of members appointed by the Mayor and the Board of Supervisors and elected by retirees.

Without the clarification provided by Measure C, convicted criminals will profit at the taxpayer's expense twice: first by stealing from their publicly funded City employer, and second by exploiting a weakness in the City Charter to illegally qualify for publicly funded benefits.

Uphold the will of the voters. Vote yes on C!

Sean R. Elsbernd Member, San Francisco Board of Supervisors Member, San Francisco Retirement Board

PAID ARGUMENTS IN FAVOR OF PROPOSITION C

NO PAID ARGUMENTS IN FAVOR OF PROPOSITION C WERE SUBMITTED

PAID ARGUMENTS AGAINST PROPOSITION C

NO PAID ARGUMENTS AGAINST PROPOSITION C WERE SUBMITTED

Appointments to City Boards and Commissions



PROPOSITION D

Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and types of disabilities and that City officers and agencies support the nomination, appointment or confirmation of female, minority and disabled candidates to fill seats on those bodies?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: The Charter requires that City boards and commissions be broadly representative of the communities of interest, neighborhoods, and the diversity in ethnicity, race, age and sexual orientation of the City and County and have representation of both sexes.

A "YES" VOTE MEANS: If you vote yes, you want to make these changes to the Charter.

A "NO" VOTE MEANS: If you vote no, you do not want to make these changes to the Charter.

The Charter does not require the City to collect data on the diversity of members serving on City boards and commissions.

THE PROPOSAL: Proposition D is a Charter Amendment that would make it official City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and types of disabilities. The policy would further urge that City officers and agencies, as appropriate, support the nomination, appointment or confirmation of female, minority and disabled candidates to fill seats on those bodies.

Proposition D would require the Commission on the Status of Women to analyze, report and track the diversity of appointments to City boards and commissions every two years. The Commission would base its analysis only on voluntary disclosures of information by appointed members.

Controller's Statement on "D"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition D:

Should the proposed charter amendment be approved by the voters, in my opinion, there would be a minimal impact on the cost of government.

How "D" Got on the Ballot

On February 12, 2008 the Board of Supervisors voted 11 to 0 to place Proposition D on the ballot.

The Supervisors voted as follows:

Yes: Supervisors Alioto-Pier, Ammiano, Chu, Daly, Dufty, Elsbernd, Maxwell, McGoldrick, Mirkarimi, Peskin and Sandoval.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 158. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.



Appointments to City Boards and Commissions

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PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION D

Vote Yes on D.

ment in much the same way.

In order to track the progress San Francisco is making on this

The people who sit on the City and County of San Franciscos's are a powerful group, as they play an integral part in the policy-making process. They advise public officials on community concerns, significant policy matters, administrative oversight and give voice to San Franciscans throughout the legislative process.

official city policy, the Commission on the Status of Women will report on the diversity of these bodies every other year.

The Commission on the Status of Women recently conducted a survey of San Francisco's commissions, boards, and task forces and found that membership on these advisory bodies does not reflect properly San Francisco's demographics. This reflects poorly on government process, as only those truly represented can participate in a democracy and be truly governed.

Let the voices heard in City Hall really be the voices of San Francisco.

In response, this charter amendment asks that it be official city policy to appoint an authentically diverse group of commissioners to the advisory bodies that serve at the very core of our government. Women and men of all disability types, of all races, ethnic backgrounds, and sexual orientation make up our vibrant and

Vote Yes on D.

Supervisor Jake McGoldrick*

Board President Supervisor Aaron Peskin*
Supervisor Sophie Maxwell*
Supervisor Ross Mirkarimi
Supervisor Sean Elsbernd
Supervisor Gerardo Sandoval*
Supervisor Tom Ammiano*
National Women's Political Caucus – San Francisco
Democratic Women in Action

*For identification purposes only

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION D

THE ATTIC HIGHWAYMAN PROCRUSTES WOULD HAVE LOVED PROPOSITION D:

amazing city, and they should be heard in our policies and govern-

prepare regular reports on "bean counting" the ethnic, religious, and sexual orientations of City board and commission appointees.

In Ancient Greek mythology there was a legendary highwayman of Attica named Procrustes. He tied his victims to an iron bed. Procrustes stretched the legs or cut off the legs of his victims to make them conform to the length of the Procrustean Bed. At best, these reports would just be a waste of time and money.

The hero Theseus, afterwards King of Athens, slew Procrustes by attaching him to his own Procrustean Bed.

At worst, because of the influence of "bean counting", many inferior appointees might well be chosen to create artificial statistical models that almost never occur in nature.

The adjective "Procrustean" is defined as: "Harsh or inflexible in fitting (someone or something) to a preconceived idea, system, etc."

Vote against "bean counting" Proposition D.

Good potential appointees for City boards and commissions come from all ethnic, religious, and sexual communities...but never in the

Dr. Terence Faulkner, J.D.
Republican Central Committeeman*
Past San Francisco Republican Party Chairman*

exact mathematical order demanded by San Francisco City Hall "bean counters".

The science of statistics does not work that way -- as those of us

Eve Del Castello
Republican Central Committee Candidate*

The science of statistics does not work that way -- as those of us who have taken college courses in statistics know, all too well. Doo Sup Park
Voting Alternate Delegate
San Francisco Republican Central Committee*

Proposition D would have the Commission on the Status of Women

*For identification purposes only

Appointments to City Boards and Commissions



OPPONENT'S ARGUMENT AGAINST PROPOSITION D

ENDLESS REPORTS AND INVESTIGATIONS DON'T PROMOTE "DIVERSITY" – THAT ONLY COSTS MONEY AND PROMOTES "TOKENISM" – THE ONLY ANSWER IS TO MAKE TOP QUALITY APPOINTMENTS FROM ALL COMMUNITIES:

Proposition D is a taxwaster, calling for endless reports on the ethnic backgrounds, religious views, and sexual ties of San Francisco appointees to local commissions and other agencies.

Proposition D is bad government and "tokenism" walking around the City and County of San Francisco – insulting just about *every* community.

San Francisco needs first class appointees to all of it's many different communities to City boards, commissions, and agencies. Proposition D just calls for endless "bean counting"... and for individuals to be appointed without regard to their personal qualifications.

The ill-fated General Custer, if he were to come back from the dead, might meet a number of demographic catagories: Would we want to put him in charge of a high-risk Police Department or Fire Department unit?—Think carefully about all those text book military mistakes made at the Battle of the Little Big Horn.

Vote "NO! on Proposition D.

 Dr. Terence Faulkner, J.D.
 Past Executive Committee Member California Republican Party*

*For identification purposes only

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION D

Vote Yes on D.

Amidst truly inscrutable statements regarding a Civil War General and "bean counting", the opponent argues that Measure D would lead to tokenism and bad government. In fact, nothing is further from the truth

At this time, the advisory bodies that are at the core of the City Hall policy are not truly representative of the people of San Francisco in terms of diversity in race, gender, disabilities, and age. Measure D would merely ask that those who appoint individuals to advisory bodies look for the most qualified individuals to serve from ALL of San Francisch's vital communities.

Thomas Jefferson looked to the broad representation of the people in government in order to keep the will of the governed at the fore-front of the national policy. Measure D will push for broad representation in commissions, task forces and other advisory bodies, in the construction of the laws, in oversight and in the voice of the people that govern San Francisco.

This can only lead to a better, stronger government.

Vote Yes on D.

Supervisor Jake McGoldrick



PAID ARGUMENTS IN FAVOR OF PROPOSITION D

NO PAID ARGUMENTS IN FAVOR OF PROPOSITION D WERE SUBMITTED

PAID ARGUMENTS AGAINST PROPOSITION D

D is a Waste of Time and Money

Does anyone think that San Francisco does not already prioritize diversity ahead of competence? It is the rare city commission that does not reflect set-asides, quotas, and the favorite special interest group of the appointing authorities.

Proposition D would take such pandering to a new level and require the collection of data to support this misguided practice. The data would be collected not by the Human Rights Commission, but the Commission on the Status of Women, which apparently needs a reason to justify its continued existence.

Vote NO on D

San Francisco Taxpavers Union

The true source of funds for the printing fee of this argument is the SF Taxpayers Union.



PROPOSITION E

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to approve the Mayor's appointments to the PUC?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: Under the City Charter, the San Francisco Public Utilities Commission (the "PUC") is charged with the responsibility of overseeing the use and control of the City's water supplies, energy supplies and utilities.

The PUC consists of five members, all appointed by the Mayor for our-year terms. The Mayor's appointments to the PUC take effect immediately, but the Board of Supervisors may reject any appointment by a two-thirds vote (at least eight members) within 30 days.

PUC members must be eligible to vote in City elections. The Charter does not require any other qualifications to serve on the PUC.

THE PROPOSAL: Proposition E is a Charter Amendment that would bange the process for appointing members to the PUC and would set qualifications for commission members. The Mayor would continue to nominate candidates to the PUC, but the nominees would not take office until the Board of Supervisors voted to approve their appointments by a majority (at least six members).

Proposition E also would require that PUC members meet the following qualifications:

Seat 1 must have experience in environmental policy and an

understanding of environmental justice issues;

- Seat 2 must have experience in ratepayer or consumer advocacy;
- · Seat 3 must have experience in project finance;
- Seat 4 must have expertise in water systems, power systems, or public utility management; and
- · Seat 5 would be an at-large member.

Proposition E provides for staggered four-year terms for members. Initially, seats 2 and 4 would serve two years; seats 1, 3 and 5 would serve four years.

The terms of all current members of the PUC would end on August 1, 2008. Members appointed under these new requirements could then take office.

A "YES" VOTE MEANS: If you vote yes, you want to make these changes to the City Charter.

A "NO" VOTE MEANS: If you vote no, you do not want to make these changes to the Charter.

Controller's Statement on "E"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition E:

Should the proposed charter amendment be approved by the voters, in my opinion, there would be a minimal impact on the cost of government.

How "E" Got on the Ballot

On February 12, 2008 the Board of Supervisors voted 9 to 2 to place Proposition E on the ballot.

The Supervisors voted as follows:

Yes: Supervisors Ammiano, Daly, Dufty, Elsbernd, Maxwell, McGoldrick, Mirkarimi, Peskin and Sandoval.

No: Supervisors Alioto-Pier and Chu.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE, THE FULL TEXT BEGINS ON PAGE 158.

SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 91.



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PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION E

Proposition E is a simple, straightforward measure that requires qualifications and experience for appointments to the Public Utilities Commission.

The Public Utilities Commission is one of the most important commissions in San Francisco. Its responsibilities include overseeing a \$400 million water, wastewater, and municipal power enterprise serving San Francisco and 1.6 million customers in neighboring municipalities. The PUC has embarked on a state-mandated \$4.3 billion seismic retrofit project for our Hetch-Hetch water system.

Despite the magnitude of these responsibilities, there are NO minimum qualifications for serving on the five-member PUC Commission. By comparison, state water infrastructure commissions have long required their members have minimum qualifications.

Proposition E fixes that glaring oversight. This measure is grounded in good government principles of efficiency and accountability.

Proposition E mandates San Francisco Public Utilities Commissioners have experience and an understanding of the complex issues they are responsible for overseeing.

Proposition E requires its five members have experience in:

· Environmental policy and environmental justice issues;

- · Finance:
- · Public utilities or water systems management;
- · And, ratepayer and consumer advocacy issues.

The final appointment will be reserved for a member of the general public.

San Francisco deserves a Commission with knowledgeable, experienced citizens committed to helping rebuild our water system and leading us towards a sustainable and renewable energy future.

San Francisco's water and infrastructure needs are too important to our quality of life and to the economic vitality of our city for us not to utilize the city's most valuable resource – experienced qualified citizens

VOTE YES ON PROPOSITION E for EXPERIENCE and EFFICIENCY.

Supervisor Sophie Maxwell* Board of Supervisors President Aaron Peskin* Supervisor Sean Elsbernd* Supervisor Tom Ammiano*

* For identification purposes only

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION E

DON'T GIVE THE POLITICIANS EVEN MORE POWER TO RAISE OUR WATER AND SEWER RATES.

Proposition E is a political ploy that gives the Board of Supervisors the extraordinary power to require political loyalty from every member the Public Utilities Commission. We need more professionalism at the PUC – not more politics.

The Board is already using their existing power to reject commissioners who don't support political projects that could result in MASSIVE INCREASES IN WATER AND SEWER RATES. That last thing we should do is give this Board of Supervisors even more power to politicize the PUC.

The current Board of Supervisors is already injecting politics into PUC decisions. This is the same Board that is trying to put polluting power plants in our neighborhoods in order to drive a public power

agenda. This is the same Board that is already meddling in contracts, requiring us to pay more for our water and sewer services.

PROP. E REQUIRES THE IMMEDIATE REMOVAL OF EVERY

COMMISSIONER so the Board can require political loyalty and use their new power to gain even more political power.

DON'T LET THIS BOARD OF SUPERVISORS TAKE OVER THE PUC.

VOTE NO ON PROPOSITON E.

-Coalition for San Francisco Neighborhoods



OPPONENT'S ARGUMENT AGAINST PROPOSITION E

The last thing we need is more politics at the San Francisco Public Utilities Commission.

We need citizen oversight from a qualified commission, not political meddling. But that's exactly what Proposition E will do – put even more politics into a vital city agency.

The PUC should stay focused on rebuilding the Hetch Hetchy water system and delivering clean water at an affordable price. After decades of neglect, we are finally rebuilding this system so that we can protect the health and safety of our residents and guarantee safe water supplies, even after a major earthquaker.

Now the Board of Supervisors has yet another plan to increase their power. This time they want to inject politics into the Public Utilities Commission.

Don't let them take over the San Francisco Public Utilities Commission.

The Board already has oversight power over every Commissioner appointed – power they used recently to reject qualified commissioners who did not agree with their politics.

Ed Harrington was recently nominated to run the PUC. He is a nationally-recognized manager and fiscal watchdog with great expertise in the operations of the PUC. We need to let experts like Harrington finish the job of rebuilding our water system at a reasonable price. We don't want this important job to be subjected to political pressure.

The Board should focus on the job they were elected to do – provide oversight and respond to constituents. They should not beallowed to take over city agencies for political reasons. The consequences of political interference in the PUC will be higher water rates and a slower rebuild of Hetch Hetchy.

Keep Politics Away from the SFPUC.

VOTE NO on Proposition E.

Mayor Gavin Newsom Supervisor Michela Alioto-Pier

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION E

Opponents say Proposition E would politicize appointments to the Public Utilities Commission. Inonically, the opponents are politicians themselves. Proposition E isn't about politics, it's about safeguarding one of our most important commissions with the kinds of checks and balances that are vital to any constitutional dermocracy.

The city's most important commissions currently operate on this good government system of checks and balances: the Mayor appoints commission members and the Board reviews and approves them. The Municipal Transportation Agency is structured in this way. Prop E would treat Mayoral appointments in the same fashion as the Planning, Building, and Police Commissions.

The challenges facing San Francisco's Public Utilities Commission are enormous – from rebuilding the Hetch-Hetchy water system, to completing and implementing the Sewer System Master Plan, and leading the city's charge towards a more sustainable and renewable energy portfolio.

The PUC must succeed at these daunting tasks, and will need a commission with acumen and experience in environmental policy, finance, and public utilities management. Perhaps most importantly, Proposition E guarantees that ratepayers will have an advocate on the commission to represent small businesses and homeowners, and demand equity and fairness in the ratemaking process.

Requiring minimum qualifications for appointments is a tried and true practice – long embraced by San Franciscans – that professionalizes agencies and increases efficiency.

Establishing minimum qualifications for PUC Commissioners is not "political interference" – it's good government.

VOTE YES ON PROPOSITION E.

Supervisor Sophie Maxwell* Board of Supervisors President Aaron Peskin* Supervisor Bevan Dufty* Supervisor Sean Elsbernd*

*For identification purposes only



PAID ARGUMENTS IN FAVOR OF PROPOSITION E

The Public Utilities Commission controls the water supply of 2.4 million people. Proposition E ensures that the Commissioners who oversee this vital public agency have the qualifications to do so.

Vote yes on E

San Francisco Tomorrow

The true source of funds for the printing fee of this argument is San Francisco Tomorrow.

Ratepayers and consumers support Yes on E

Frustrated when you open your water bill? Too often the Public Utilities Commission has balanced their budget on the backs of San Francisco ratepayers. Proposition E dedicates one seat on the Public Utilities Commission for a Ratepayer Advocate. As the city's water system prepares to spend \$4.3 billion on a seismic retrofit project, its time for homeowners to have a voice when it comes to setting rates. Now is the time for reform. Vote YES on E!

Dave Bisho, San Francisco Homeowner

The true source of funds for the printing fee of this argument is David Bisho

San Francisco Democratic Party Endorses Yes on E

The Public Utilities Commission is a little-known but extremely powerful agency. San Francisco Democrats support Proposition E because it ensures that qualified individuals, subject to constitutional checks and balances, are guiding the vital decisions of the PUCC. For a professional and accountable Public Utilities Commission, yote YES on E.

San Francisco Democratic Party Alice B Toklas LGBT Democratic Club Harvey Milk LGBT Democratic Club

The true source of funds for the printing fee of this argument is the Alice B. Toklas LGBT Democratic Club.

The three largest contributors to the true source recipient committee are 1, San Francisco Firefighters PAC, 2. Barnes Mosher Whitehurst Lauter and Partners, 3. Mark Leno for Assembly 2006





PAID ARGUMENTS AGAINST PROPOSITION E

Supervisor Carmen Chu Urges vou to Vote No on Prop. E

The last thing we need is more politics at the PUC. The current Public Utilities Commission is experienced and dedicated, and should stay focused on rebuilding the Hetch Hetchy water system and delivering clean water at an affordable price. Prop E is another needless bureaucratic step that would allow the Board to meddle in city agencies for political reasons. Please join me in voting against Prop E.

Supervisor Carmen Chu

The true source of funds for the printing fee of this argument is the Coalition for Renewable Energy + Affordable Water Rates.

The contributor to the true source recipient committee is the SF Chamber of Commerce's 21st Century PAC.

NO ON PROPOSITION E.

In 1995, as part of Charter reform, the Board of Supervisors was given new power to veto the Mayor's appointments to many commissions, including the Public Utilities Commission. This new power has not been good enough for Chris Daly and some of his colleagues on the Board.

Now, they are trying to throw-out the entire PUC commission, forcing the Mayor to nominate commissioners that will be beholden to the Board, rather than residents and water users

San Francisco is in the middle of a multi-billion dollar rebuild of the Hetch Hetchy system. Now is not the time to have the Supervisors meddling in the management of the PUC.

Protect our water system. Vote NO on PROP E.

San Francisco Chamber of Commerce.

The true source of funds for the printing fee of this argument is the SF Chamber of Commerce.

Asian Pacific Democratic Club Opposes Proposition E

Join us in opposing Proposition E. Proposition E could set a precedent justifying the Board's future involvement in other utilities, including phone service, cable television and energy distribution. Allowing City Government to grow, raise taxes and get further way from providing its core services is irresponsible.

Vote against Proposition E to ensure that the Board does not raise your water, power or phone rates, and slow down the rebuild of Hetch Hetchy.

Asian Pacific Democratic Club

The true source of funds for the printing fee of this argument is the Coalition for Renewable Energy + Affordable Water Rates.

The contributor to the true source recipient committee is the SF Chamber of Commerce's 21st Century PAC.

No on Prop. E.

In 1995, San Francisco voters approved a new Charter which reorganized City government and provided for a separation of powers between the Mayor and the Board of Supervisors.

Since 2001, the Board of Supervisors has attempted to gain power at the expense of the Mayor. Now the Board wants to meddle in the operations of the Public Utilities Commission.

San Francisco voters should tell the Board to butt out. Let the Mayor manage the multi-billion dollar Hetch Hetchy retrofit project and hold the bureaucrats and contractors accountable.

Vote No on Prop. E.

San Francisco Republican Party

Officers

Howard Epstein, Chairman

Jennifer DePalma, Treasurer

Bill Campbell, VC - Finance

Janet Campbell, VC - Special Events

Leo Lacavo, VC - Communications

Christopher L. Bowman, VC - Precinct Operations

Members

12th Assembly District

Iim Anderer

Michael Antonini, DDS Harold M. Hoogasian

Stephanie Jeong

David R. Kiachko

Ron "Dr. K" Konopaski

Rita O'Hara



PAID ARGUMENTS AGAINST PROPOSITION E

13th Assembly District John Brunello Mike DeNunzio Harmeet Dhillon Christine Hughes Dana Walsh Sue C. Woods

SFRP Endorsed Candidates

Dana Walsh, Congressional District 8

Conchita Applegate, Assembly District 12

Harmeet Dhillon, Assembly District 13

Mike DeNunzio, Supervisorial District 3

The true source of funds for the printing fee of this argument is the San Francisco Republican Party.

The three largest contributors to the true source recipient committee are: 1. The DGF Y2K Special Purpose Trust, 2. PG&E, 3. The California Republican Party.

Vote No on Prop. E! Don't over-politicize the SF PUC

This measure is part of continued piecemeal attempts to reduce the mayor's power and has nothing to do with making the San Francisco Public Utilities Commission work better.

This is not a good government measure. It is an attempt to further politicize the process of appointing and confirming nominees to the PUC.

The system today allows the Board of Supervisors to reject a mayoral nominee they do not like. And this does happen.

But Prop. E would reduce the threshold to reject a new commissioner so low that many more nominees would get hung up in the politics of the moment.

Unfortunately for millions of water and energy users who rely on the SFPUC, these political games are harming your long-term needs.

If this measure passes, all current commissioners will be kicked off in August. Is this responsible government at a time when we are spending billions on a redo of our water system?

Let's fix the PUC, not hyper-politicize it.

Vote No on Prop. E!

For the full analysis, go to www.spur.org

San Francisco Planning and Urban Research (SPUR)

The true source of funds for the printing fee of this argument is the SPUR Voter Education Fund.

The three largest contributors to the true source recipient committee are: 1. SPUR, 2. Paul Sack, 3. Mike Wilmar.

Want the Board of Supervisors in charge of your water supply?

Prop E is a "get even with the Mayor" measure to lower the threshold of Supervisors necessary to veto appointments to the Public Utilities Commission that oversees our water system. If Prop E passes, six supervisors could stop PUC appointments.

Prop E would also set higher standards of professional experience for PUC commissioners than currently exist for the director of the PUC, and certainly exceed the qualifications of the last director, whose termination prompted this retaliatory measure.

There is no way to hold elected officials accountable when lines of authority are blurred by measures like this one – vote NO on E.

San Francisco Taxpayers Union

The true source of funds for the printing fee of this argument is the SF Taxpayers Union.

No on Prop. E.

The Board of Supervisors are at it again trying to blur the separation of powers between the Mayor and the Board as enshrined in the 1995 City Charter. Don't let the Board politicize the important work of the PUC. Let the Mayor retain the ability to effectively manage the multi-billion dollar Hetch Hetchy retrofit project and to hold City bureaucrats and contractors accountable.

Vote No on Prop. E.

Citizens for a Better San Francisco

CBSF Endorsed Candidates for the June 3, 2008 Primary



PAID ARGUMENTS AGAINST PROPOSITION E

Harmeet Dhillon, 13th Assembly District

San Francisco Republican County Central Committee

12th Assembly District Michael Joseph Antonini Jim Anderer Walter Armer Chris Baker David Kiachko James Kincaid

Mike Gleim

13° Assembly District Sarah M. Vallette Guy Vaillancourt John Brunello Brooke Chappell Bill Campbell Michael Cisternino Harmeet K. Dhillon Jennifer DePalma Eugene A. Dermody, Jr. Matt DiChiara Alisa Farenzena Nicholas J. Gaffney

For more information, please go to www.CBSF.net.

The true sources of funds for the printing fee of this argument are Bill Campbell, Mike Antonini and Harmeet Dhillon.



Controller's Statement on "F"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition F:

Should the proposed initiative be approved by the voters, in my opinion, in and of itself there would be little direct impact on the cost of government.

However, should both this ordinance and Proposition G, the ordinance proposing a development plan for the Bayview Hunters Point and Candiestick areas be approved by the voters, and development occurs in those areas that would not have otherwise, this ordinance would result in the City eventually collecting less property tax revenue than it would have under Proposition G. Future property tax revenues that would be generated under the development plan would range widely depending on market conditions and other factors, but the assessed value of the project with the affordable housing units specified by this ordinance would be lower. The amount of revenue that would be foregone is unknown, but certainly scinificant.

The initiative would change the affordable housing requirement speciled in the proposed development plan for the Bayview Hunters Point and Candlestick areas. Currently, the City's framework plans call for 25% of the housing units to be affordable. This initiative would specifically require that 50% of the units be affordable for persons earning from 30% to 80% of San Francisco's median household income (currently \$24,100 to \$44,250 for a family of four).

Current estimates are that approximately \$1.5 billion for transportation, utilities and other infrastructure improvements will be needed over a multi-year period to develop the Bayview Hunters Point and Candlestick areas under any scenario. These costs would be primarily funded through private capital and through taxes and fees generated directly by the project. The Initiative would significantly reduce revenues available to pay for these necessary transportation, utility and other infrastructure improvements.

This statement does not address the potential impact of the development plan or the affordable housing requirement on retail businesses or the local economy.

How "F" Got on the Ballot

On March 5, 2008 the Department of Elections certified that the initia tive petition, calling for Proposition F to be placed on the ballot, had qualified for the ballot.

7.168 signatures were required to place an initiative ordinance on the ballot. This number is equal to 5% of the total number of people who votec for Mayor in 2007. A review of all signatures submitted by the proponents of the initiative petition prior to the February 4, 2008 submission deadline showed that more than the required number of signatures was valid.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.





PROPOSITION F

Shall it be City policy that any mixed-use development plan the City approves for Candlestick Point and Hunters Point Shippard require 50% of all new housing units developed in the area be affordable, give preferences for the rental or purchase of new affordable housing to families of low and moderate income, and, if Alice Griffith housing is rebuilt, replace the units on a one-to-one basis; and shall the City be prohibited from selling, conveying or leasing any City-owned land at Candlestick Point unless the Board of Supervisors finds that the mixed-use development plan for this area incorporates these policies?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: The Bayview-Hunters Point Area Plan of the San Francisco General Plan identifies affordability as the primary housing issue facing the Bayview.

In May 2007, San Francisco's Board of Supervisors and Mayor endorsed a new conceptual framework for a mixed-use project to review to areas in the Bayview. Candlestick Point and Hunters Point includes the Alice Griffith Pousing Development, the Candlestick Point talte Recreation Area and the City-owned Statium Candlestick Point State Recreation Area and the City-owned Statium.

The new conceptual framework outlines a project that would include: thousands of new housing units, including affordable housing; hundreds of acres of public parks; job-generating commercial space; and possibly a new 49ers stadium.

Regarding affordable housing, the conceptual framework contains a guiding principle that at least 25% of the new housing units be affordable to members of the Bayview-Hunters Point community. Under City and State law, 15% of new housing must be affordable in projects such as the one outlined in the conceptual framework.

If the Alice Griffith units are rebuilt, the conceptual framework calls for at least one-for-one replacement of units at existing income levels and of the same household size. Reconstruction of the Alice Griffith units would be in addition to the 25% minimum percentage for new affordable homes. The construction would have to be done to allow Alice Griffith residents to move to the new upgraded units, without being displaced from Alice Griffith, until the replacement units are ready for occupancy.

THE PROPOSAL: Proposition F would make it City policy that any mixed-use development plan for the project site in Candlestick Point and Hunters Point Shipyard include affordable housing requirements. "Affordable housing" is defined as housing costs that do not exceed 30% of household monthly cross income.

Under Proposition F City policy would require:

- At least 50% of all new housing units developed in the project site would be affordable so that at least:
 - one-sixth of all units are affordable to households earning no more than 80% of the San Francisco median household income (SFMI);
 - one-sixth are affordable to households earning no more than 60% of SFMI; and
 - one-sixth are affordable to households earning no more than 30% of SFMI.

- Preferences for the rental or purchase of new affordable housing shall be given to families of low and moderate income in this priority:
 - (1) any Alice Griffith resident in good standing;
 - (2) persons entitled to residential relocation assistance;
 - (3) individuals paying more than 50% of their income for housing or residing in public or HUD Section 8 housing;
 - (4) San Francisco residents; and
 - (5) the general public.
- If the Alice Griffith units are rebuilt, at least one-for-one replacement of units at existing income levels and of the same household size must be provided. The construction would have to be done to allow Alice Griffith residents to move to the new upgraded units, without being displaced from Alice Griffith, until the replacement units are ready for occupancy.

Proposition F would prohibit the Board of Supervisors from approving the sale, conveyance or lease of any City-owned land at the project site until the Board finds that the mixed-use development plan incorporates the policies summarized above. This prohibition includes the existing 49ers stadium and related parking areas.

A "YES" VOTE MEANS: If you vote yes, you want it to be City policy that any mixed-use development plan the City approves in Candlestick Point and Hunters Point Shipyard include these requirements: 50% of all new housing units developed in the area be affordable, preferences for the rental or purchase of new affordable housing be given to families of low and moderate income, and, if Alice Griffith housing is replaced, units are replaced on a one-to-one basis. You also want to prohibit the City from selling, conveying or leasing any City-owned land at Candlestick Point unless the Board of Supervisors finds that the mixed-use development plan for this area incorporates these policies.

A "NO" VOTE MEANS: If you vote no, you do not want it to be City policy to require at least 50% of all new housing units developed in Candlestick Point and Hunters Point Shipyard to be affordable or meet certain other specific affordablity requirements. You also do not want to prohibit the City from selling, conveying or leasing any City-owned land at Candlestick Point unless the Board of Supervisors finds that the mixed-use development plan for this area incorporates these affordable housing policies.

Notice to Voters:

The "Controller's Statement" and "How 'F' Got on the Ballot" information on this measure appear on the opposite (facing) page.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 158.
SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.

38-CP123-EN-J08





PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION F

Guarantee Affordable Housing in Bayview! Yes on F!

In the last 15 years, our City lost more than 45% of our African American population. Now with major development proposals in the Bayview, one of San Francisco's last African American communities is at risk.

One of the main forces driving African Americans and other working class families out of our City is the cost of housing. In order to meet the housing needs in our City's eastern neighborhoods, nearly two-thirds of all new housing would have to be affordable. The need for affordable housing in the Bayview is even greater.

Proposition F requires at least 50% of all new housing be affordable in any new development in Candlestick Point and Hunters Point Shipyard. It also requires the rebuilding of Alice Griffith public housing with no displacement of current residents.

Proposition F is necessary to provide housing opportunities to working families, public sector workers, teachers, students and many others. It redistributes a portion of the redevelopment funds and subsides that multi-billion dollar corporations like Lennar will receive to build at this site toward real and tangible community benefits.

San Francisco is a City that prides itself on diversity and social justice. We cannot rely on the promises of an out-of-state developer with a history of environmental racism in Bayview and across the country to protect the future of our remaining African American community. We need the guarantee of Proposition F. Join social justice organizations, family advocates, environmental justice organizations, and thousands of San Franciscans in voting Yes on Proposition F.

Environmental Justice Advocacy
Chinese Progressive Association
POWER
Coleman Advocates for Children and Youth
St. Peter's Housing Committee
Sierra Club
James P. Queen

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION F

Proposition F is a prescription for failure

Supervisor Chris Daly's Proposition F is a fake affordable housing measure that fails the most basic public policy tests:

NO PUBLIC HEARINGS. Proposition F had no public hearings, no public meetings, and no public input from the Bayview community.

NO ECONOMIC ANALYSIS. Proposition F provides no financing for its affordable housing, and no economic analysis which shows that it is feasible.

NO FUNDING FOR HOUSING. Who's going to pay for the housing required under Proposition F? It would potentially require billions of dollars in new taxes.

If Proposition F passes, there will be no development in the Shipyard and Candlestick Point anytime soon. There will be no extension of the Bay Trail, no new parks or athletic fields, no bike trails, no permanent home for the artists and certainly no accelerated cleanup of the Hunters Point Shipyard.

There will be no new jobs, no new affordable housing, the Alice Griffith Public Housing Project will not be rebuilt, and much of the southern waterfront will remain abandoned, dirty and dangerous.

Proposition F is a poison pill that will bring to a halt any plans for jobs, housing or parks for the next 10 to 15 years.

Join us in rejecting Supervisor Chris Daly's attempt to tell the people of the Bayview-Hunters Point what's good for them.

VOTE NO ON PROPOSITION F

Mayor Gavin Newsom

James Bryant, President APRI*

*For identification purposes only



OPPONENT'S ARGUMENT AGAINST PROPOSITION F

PROPOSITION F IS JUST MORE POLITICS FROM CHRIS DALY.

Supervisor Chris Daly is trying to stop Proposition G – the next step in a decade-long effort to help speed environmental clean up, and bring 300 acres of parks, more than 8,000 jobs and as many as 2.500 affordable homes to Bayview Hunters Point.

Daly claims he's trying to stop Proposition G because 2,500 units of affordable housing isn't enough – even though they represent 25% of all the units – and it's the largest single increase in affordable housing in San Francisco history.

But Daly just pushed through a plan in his own district that offers LESS AFFORDABLE HOUSING with fewer benefits than the project he now opposes in Supervisor Sophie Maxwell's district. Daly called his own deal for much less affordable housing "unprecedented," saying that any more affordable housing would push it "to the brink of project extinction."

Why is Chris Daly trying to stop a proposal for the Bayview Hunters Point even though it offers much MORE AFFORDABLE HOUSING AND COMMUNITY BENEFITS than the projects he supports in his own district? Because this isn't about affordable housing, it's about politics.

Chris Daly's political ploy will:

- STOP economic restoration of this long-neglected neighborhood.
- · SLOW the environmental clean-up.
- DEPRIVE the Bayview and the entire city of more than 8,000 new jobs.
- PREVENT the rebuilding of the dilapidated and dangerous Alice Griffith Housing Project.
- DRIVE AWAY hundreds of millions of dollars in economic benefits in these tough economic times.

Don't let Chris Daly stop a neighborhood-backed plan that will transform the Shipyard and Candlestick Point into productive uses for all of San Francisco.

Proposition F fails the Bayview and every San Franciscan.

VOTE YES ON PROPOSITION G - AND NO ON PROP. F.

Mayor Gavin Newsom Supervisor Michela Alioto-Pier James Bryant, APRI President Phil Ting, Assessor

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION F

NO MORE POLITICS.

VOTE YES ON PROPOSITION F.

Proposition F was developed by residents of Bayview Hunters Point (BVHP) in response to Mayor Newsom/Lennar Corporation's Proposition G, which offers NO REAL GUARANTEES of jobs, parks or affordable housing to the people of the long neglected BVHP community. This is a classic case of a greedy corporation's attempt at one of the largest "land grabs" in San Francisco history. In order to ensure that this development truly speaks to the concerns and needs of BVHP, the community called for half of the new housing units to be affordable to all San Franciscans.

Read the text of Proposition G--it does NOTHING to ensure jobs, parks and housing. It does not guarantee the rebuilding of Alice Griffith, but instead uses deceptive and non-legally binding language, such as "should," and "encourages" with NO GUARANTEES WHATSOEVER.

Lennar cannot be trusted. In September 2007, the San Francisco Board of Education unanimously condemned Lennar for exposing our public school children and their families to asbestos and other toxins in BVHP. The San Francisco Bay Guardian wrote a feature story, describing Lennar as "The Corporation that Ate San Francisco."

We cannot trust greedy, out of state developers to do the right thing. A grassroots, community effort demanded 50% affordable housing, collecting 11,811 signatures in 10 days with only a few thousand dollars.

We don't need more politics or broken promises. We need guaranteed affordable housing!

POWER

Chinese Progressive Association Sierra Club

St. Peter's Housing Committee



PAID ARGUMENTS IN FAVOR OF PROPOSITION F

Don't let an out-of-state developer buy your vote!

While Lennar Corporation has already spent over \$1,000,000.00 on their deceptive campaign; our grassroots effort for affordable housing doesn't have thousands of dollars to spend on paid ballot arguments.

Vote Yes on F.

POWER

The true source of funds for the printing fee of this argument is POWER (People Organized to Win Employment Rights).

Vote for the Environment - Vote YES on F!

Building affordable housing in cities reduces suburban sprawl and saves farms and wildlife habitat from development. Without affordable housing in cities, citizens are forced into longer commutes, increasing congestion and greenhouse gas emissions.

Urban growth is desirable, but should not displace low-income or current residents from their homes, livelihoods, or communities. Including affordable housing in new developments is smart growth.

That's why environmental groups urge a vote for Proposition F.

Prop F reasonably requires that half of the new Candlestick and Shipyard housing be affordable for middle and low-income households. This is achievable because the city is donating public land to the developer and is providing funds.

By creating affordable housing, Proposition F fights global warming by reducing sprawl, helps protect farms and habitat, and provides desperately needed housing that low- and middle-income San Franciscans can afford.

Yes on Proposition F.

Sierra Club

The true source of funds for the printing fee of this argument is the Sierra Club.



PAID ARGUMENTS AGAINST PROPOSITION F

VOTE NO ON F!

Supervisor Chris Daly put Proposition F on the ballot as a lastminute spoiler measure to stop new housing in Bayview-Hunters Point. Proposition F imposes 50% affordability standards that could result in NO housing being built in this long-neglected area. Existing proposals to develop the site call for 25% affordable housing, which is well above City and State standards. That amounts to over 2,500 units of housing to families making \$64,000, or less! Proposition F puts all that new housing at risk. Proposition F will waste a unique opportunity to help Bayview Hunters Point, and most importantly, provide housing to families.

The residents of Bayview-Hunters Point deserve the same level of services and quality of life as the rest of San Francisco. Stop Supervisor Daly's ill-conceived measure.

Vote NO on Proposition F!

Plan C San Francisco

www.plancsf.org

The true sources of funds for the printing fee of this argument are Michael Sullivan and Robert C. Gain.

San Francisco's Neighborhoods oppose Prop F

We support more affordable housing; unfortunately THIS MEASURE WILL NOT RESULT IN MORE AFFORDABLE HOUSING — it will kill the Bayview project already 10+ years in planning.

This measure...

- Is disguised as affordable housing but is really an anti-development measure.
- Will leave cleanup of the shipyard and development back at square one.
- Will result in delay in bringing jobs and parks to deserving Bayview residents.

Vote NO on Prop F!

- Coalition for San Francisco Neighborhoods

The true source of funds for the printing fee of this argument is the Coalition for San Francisco Neighborhoods.

NO on PROP F

Don't be fooled by Chris Daly. If increasing the affordable housing requirement for the proposed redevelopment of the Hunters Point Shipyard and Candlestick area sounds too good to be true, it is. Prop. F will kill this vital economic development program as well as any chance to keep the 49ers.

Your "No" vote on F and Yes vote on G will insure that after 35 years the shipyard land will finally be put into productive use, jobs created, housing built and active recreational facilities and waterfront parks developed.

VOTE "NO" on F and "YES" on G to bring jobs and economic growth to Bayview-Hunters Point.

San Francisco Chamber of Commerce

The true source of funds for the printing fee of this argument is the SF Chamber of Commerce.

Vote No on Prop. F!

This measure would undercut efforts to build thousands of units of housing in the Bayview and Hunters Point.

Current San Francisco law requires that 15% of the units built by developers be subsidized. This has resulted in many projects being shelved because they are not economically feasible.

Prop. F would increase that requirement so that 50% of the units would be subsidized. Such a requirement makes it impossible for housing of any income level to be built.

Bill Campbell, Vice Chair – Finance, San Francisco Republican

Sarah Vallette, Candidate, SFRCCC, 13th AD Guy Vaillancourt, Candidate, SFRCCC, 13th AD Alisa Farenzena, Candidate, SFRCCC, 13th AD

The true source of funds for the printing fee of this argument is Bill Campbell.

No On F

Don't be hoodwinked. Proposition F is a devious measure by Chris Daly to use affordable housing as a political hammer to stop greatly needed revival of Bayview - Hunter's Point. Daly knows



PAID ARGUMENTS AGAINST PROPOSITION F

that this is unrealistic and will render the project economically infeasible. It will kill approximately 8,000 new jobs.

No On F.

San Francisco Republican Party

Officers

Howard Epstein, Chairman
Jennifer DePalma. Treasurer
Bill Campbell, VC – Finance
Janet Campbell, VC – Special Events
Leo Lacayo, VC – Communications
Christopher L. Bowman, VC – Precinct Operations

Members

12[®] Assembly District Jim Anderer Michael Antonini, DDS Harold M. Hoogasian Stephanie Jeong David R. Kiachko Ron "Dr. K" Konopaski Rita O'Hara

13th Assembly District John Brunello Mike DeNunzio Harmeet Dhillon Christine Hughes Ramiro Maldonado, Jr. Dana Walsh Sue C. Woods

Endorsed Candidates

Dana Walsh, Congressional District 8

Conchita Applegate, Assembly District 12

Harmeet Dhillon, Assembly District 13
Mike DeNunzio, Supervisorial District 3

The true source of funds for the printing fee of this argument is the San Francisco Republican Party.

The three largest contributors to the true source recipient committee are: 1. The DGF Y2K Special Purpose Trust, 2. PG&E, 3. The California Republican Party.

Proposition F Fails the Bayview

We are Bayview residents and community leaders who strongly oppose Proposition F. Proposition F was not written or approved by members of our community. In fact, it has never had a single public hearing, in the Bayview or anywhere in the city. It was placed on the ballot at the last minute and its sole aim is to defeat an initiative that does have Bayview community support – Proposition G. While Proposition F may sound good on the surface, all it really does is destroy years of community planning based on hundreds of public meetings and direct input from Bayview residents. We urge our fellow San Franciscans to see Proposition F for what it really is – a poison pill that fails the Bayview, and fails the city. Please vote NO on F.

Supervisor Sophie Maxwell*
Rev. Arelious Walker, Pastor
Rev. Theron L. Jones I, Pastor/Parent
Toye Moses, President, African American Democratic Club*
Angelo King, Chair, Bayview Hunters Point Project Area
Committee*
Lola Whittle, Director, Bayview Business Resource Center*

Omar Khalif, Bayview Parent

*For identification purposes only

The true source of funds for the printing fee of this argument is Lennar Homes of California, Inc.

Help San Francisco Young People and vote No on Prop F

Young people in San Francisco are strongly in need of affordable housing – and that is exactly why we are opposing Proposition F. Proposition F will stop the construction of 2,500 affordable homes in the abandoned Hunters Point Shipyard. These are homes that young San Franciscans need and deserve. Please vote no on Proposition F.

Renee Darner, President, College Democrats at SFSU*

*For identification purposes only

The true source of funds for the printing fee of this argument is Lennar Homes of California.



PAID ARGUMENTS AGAINST PROPOSITION F

SAN FRANCISCO DEMOCRATIC PARTY OPPOSES PROP F

The San Francisco Democratic Party urges San Francisco Democrats to oppose Proposition F. While proponents claim that Proposition F is about affordable housing, the truth is that Proposition F will destroy a plan to build 2,500 affordable homes in the abandoned Hunters Point Shipyard and completely rebuild the run-down Double Rock Housing Project without displacing current tenants. For real affordable housing, the Democratic Party urges you to you Foo on Prop F.

San Francisco Democratic Party

The true source of funds for the printing fee of this argument is Lennar Homes of California.

This is the worst form of ballot box planning meant to block investment in Bayview Hunters Point.

Reject Prop. F!

This is a poison pill intending to sink the Hunters Point, Redevelopment Plan.

The current Hunters Point plan already mandates 25% affordable housing in the project area. This level is significantly higher than the citywide inclusionary requirement that 15% of units built on-site be provided as affordable housing.

But Prop. F seeks to impose a 50% affordable housing requirement on the Shipyards plan. This measure was introduced with no financial analysis of the impact of this requirement on the feasibility of the plan.

Quite simply, Prop. F would make new development at Hunters Point financially infeasible.

After thirty years of disinvestment, do we want to kill this opportunity for investment, housing opportunities, and new jobs? Do we want to allow last minute ballot box zoning to render the Hunters point plan infeasible?

SPUR believes that the choice is not between 25% affordable housing at Hunters Point and 50% affordable housing but between 25% and no project at all.

Vote No on Prop. F

Vote Yes on Prop. H to support the Bayview mixed-use plan

San Francisco Planning and Urban Research Association (SPUR)

For our full ballot analysis, go to www.spur.org

The true source of funds for the printing fee of this argument is the SPUR Voter Education Fund.

The three largest contributors to the true source recipient committee are: 1. SPUR, 2. Paul Sack, 3. Mike Wilmar.

No on Prop. F.

After years of community outreach and planning by the City, a handful of no-growth activists concocted Prop. F, which would require that 50% of the units constructed be "affordable".

Were Prop. F to pass, no new housing at Hunters Point would be constructed. Additionally, it would indefinitely delay the 49'ers' stadium project.

It's a lose-lose proposition for the community and for sports fans.

Vote No on Prop. F.

Citizens for a Better San Francisco

CBSF Endorsed Candidates for the June 3, 2008 Primary

Harmeet Dhillon, 13th Assembly District

San Francisco Republican County Central Committee

12th Assembly District Michael Joseph Antonini Jim Anderer Walter Armer Rita Elizabeth O'Hara Chris Baker David Kiachko James Kincaid

Mike Gleim



PAID ARGUMENTS AGAINST PROPOSITION F

13th Assembly District Sarah M. Vallette Guy Vaillancourt John Brunello Brooke Chappell Bill Campbell Michael Cisternino Harmeet K. Dhillon Jennifer DePalma Eugene A. Dermody, Jr. Matt DiChicara Alisa Farenzena Nicholas J. Gaffney

For more information, please go to www.CBSF.net.

The true sources of funds for the printing fee of this argument are Bill Campbell, Mike Antonini and Harmeet Dhillon.

Changes Affecting Voter Registration

Confidential Voter Records

Changes to Permissible Uses of Voter Registration Information

Beginning in 2006, state law changed the way personal information supplied by voters for the purpose of completing a voter registration affidavit can be used. To protect your privacy and the integrity of voting, new laws that took effect in 2006 create safeguards for voter records as follows:

Information on your voter registration afficiavit will be used by elections officials to send you official information on the voting process, such as the location of your polling place and the issues and candidates that will appear on the ballot. Commercial use of voter registration information is prohibited by law and is a misdemeanor. Voter information may be provided to a candidate for office, a ballot measure committee, or other person for election, scholarly, journalistic, political, or governmental purposes, as determined by the Secretary of State. Driver's license, state identification and social security numbers, or your signature as



shown on your voter registration form, cannot be released for these purposes. If you have any questions about the use of voter information or wish to report suspected misuse of such information, please call the Secretary of State's Voter Protection and Assistance Hotline: 1-800-345-VOTE (8683).

Additionally, any person obtaining information on your voter registration affidavit shall not send that information outside of the United States or make it available in any way electronically to persons outside the United States, including, but not limited to, access over the Internet.

Secretary of State's "Safe At Home" Program

Certain voters facing life-threatening situations may qualify for confidential voter status. For more information, please contact the Secretary of State's "Safe At Home" program at 877-322-5227, or visit the Secretary of State's Web site at www.ss.ca.aov



Controller's Statement on "G"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition G:

Should the proposed initiative be approved by the voters, in my opinion, in and of itself there would be little direct impact on the cost of government.

The ordinance proposes a development plan for the Bayview Hunters Point and Candlesitick Point areas which would encourage new business, housing, retail and parkland development and allow for construction of a new football stadium and other development plan to the property of the development plan would eventually require changes to the land uses, height and density limits and other elements of the City's Planning Code and other laws. If the plan results in development that would not have occurred otherwise in the designated areas, properly tax revenues and sales tax revenues to the City would certainly increase.

Current estimates are that approximately \$1.5 billion for transportation, utilities and other infrastructure improvements will be needed over a multi-year period to develop these areas under any scenario. These costs would be primarily funded through private capital and through taxes and fees generated directly by the projects themselves.

The Planning Department, the Economic and Workforce Development Department and other City offices would incur added costs to administer the plan, however, as is the case for most City planning processes, these costs can be recovered through fees charged to development projects.

This statement does not address the potential impact of this development plan on retail businesses or the local economy.

How "G" Got on the Ballot

On February 20, 2008 the Department of Elections certified that the initiative petition, calling for Proposition G to be placed on the ballot, had qualified for the ballot.

7.168 signatures were required to place an initiative ordinance on the ballot. This number is equal to 5% of the total number of people who voted for Mayor in 2007. A random check of the signatures submitted by the proponents of the initiative petition prior to the February 4, 2008 submission deadline showed that more than the required number of signatures was valid.



PROPOSITION G

Shall it be City policy to encourage timely development of a mixed-use project in the Bayview on Candlestick Point and Hunters Point Shipyard, including a new 49ers stadium or a non-stadium alternative; shall the City be authorized to transfer park land in Candlestick Point for non-recreational use if the land is replaced with new public parks or open spaces of at least equal size and the transfer meets the measure's policy objectives; and shall Propositions D and F, approved by the voters in June 1997, be repealed?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: In May 2007, San Francisco's Board of Supervisors and Mayor endorsed a new conceptual framework for a mixed-use project to revitalize two areas in the Bayview: Candlestick Point and Hunters Point Shipyard.

Candlestick Point includes the Alice Griffith Housing Development, the Candlestick Point State Recreation Area and the City-owned stadium leased by the San Francisco 49ers. That lease will expire in 2013 unless the 49ers extend it. In late 2006, the 49ers announced their intent to explore relocating to Santa Clara. The new conceptual framework endorsed by the Board and Mayor includes both a site in Hunters Point Shipyard for a 49ers stadium and a non-stadium atternative.

In June 1997, the voters approved two measures related to developing Candlestick Point: Proposition D, which allowed the City to issue lease revenue bonds of up to \$100,000,000 for a stadium development; and Proposition F, which changed City zoning to allow a stadium and related shopping-dentetainment center to be built (see legal text beginning on page 167). The City did not issue the bonds or develop the project.

THE PROPOSAL: Proposition G would make it City policy to encourage, subject to public input and the environmental review process, the timely development of Candlestick Point and Hunters Point Shipyard with a mixed-use project including:

- · over 300 acres of public park and open space improvements;
- · between 8,500 and 10,000 homes for sale or rent;
- · about 700,000 square feet of retail uses;
- about 2,150,000 square feet of green office, science and technology, research and development, and industrial uses;
- a possible arena or other public performance site:
- a site in Hunters Point Shipyard for a new stadium if the 49ers and the City determine in a timely manner that the stadium is feasible.
- additional green office, science and technology, research and development, and industrial space, and/or additional housing if a new stadium is not built.

The measure would further make it City policy that the project be consistent with these objectives:

- producing tangible community benefits for the Bayview and the City;
- reconnecting the Hunters Point Shipyard and Candlestick Point with the Bayview and protecting the Bayview's character for existing residents;
- producing substantial new housing in a mix of rental and for-sale units, both affordable and market-rate, and encouraging the rebuilding of the Alice Griffith Housing Development;
- · incorporating environmental sustainability;
- encouraging the 49ers to remain in San Francisco by providing a new stadium site and supporting infrastructure; and
- requiring the project to be financially sound, with or without a new stadium.

Proposition G also would authorize the City to sell, convey or lease and land in Candlestick Point under the Recreation and Park Department's jurisdiction and allow non-recreational uses on this land. The City must ensure that the project creates new public parks or open space of at least equal size in the project site. The Board of Supervisors must find that the transfer of land is consistent with the measure's objectives.

Proposition G would repeal Propositions D and F, approved by the voters in June 1997.

A "YES" VOTE MEANS: If you vote yes, you want City policy to encourage timely development of a mixed-use project in the Bayview on Candlestick Point and Hunters Point Shipyard. This project would include a new 49ers stadium or a non-stadium alternative. You also want to authorize the City to transfer park land in Candlestick Point for non-recreational use if the land is replaced with new public parks or open spaces of at least equal size and the transfer meets the measure's objectives. You also want to repeal Propositions D and F, approved by the voters in June 1997.

A "NO" VOTE MEANS: If you vote no, you do not want City policy to encourage timely development of a mixed-use project in the Bayview on Candlestick Point and Hunters Point Shipyard, including the possibility of a new 49ers stadium or a non-stadium alternative. You do not want to authorize the City to transfer park land in Candlestick Point for non-recreational use even if the land is replaced with new public parks or open spaces of at least equal size. You do not want to repeal Propositions D and F, approved by the voters in June 1997.

Notice to Voters:

The "Controller's Statement" and "How 'G' Got on the Ballot" information on this measure appear on the opposite (facing) page

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 162. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.





PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION G

Hunters Point Shipyard, once a thriving economic engine for surrounding neighborhoods and the entire city, has been closed since 1974

Proposition G will help speed the clean up of the Shipyard and turn this environmental hazard into affordable homes, tivable wage jobs, and parks for all San Franciscans.

Created through years of community input and strongly supported by Bayview-Hunters Point leaders, Proposition G will help bring economic viality to this neglected corner of the city – including thousands of construction jobs and 8,000 PERMANENT JOBS following completion of the project with a priority for neighborhood traidents.

Proposition G's plan calls for transforming the neglected Shipward and Candlestick Point parking lots into:

- OVER 300 ACRES of parks, open space and recreation fields the largest park expansion in 100 years.
- AS MANY AS 2,500 AFFORDABLE HOMES and up to 7,500 more homes and apartments, including many for working families, built using the latest GREEN BUILDING practices and TRANSIT FRIENDLY planning.
- A SCIENCE AND TECH PARK FOR GREEN TECH BUSINESSES to improve the environment and provide jobs to local residents.

- · A permanent home for existing Shipyard artists.
- A unit-for-unit replacement of the dilapidated Alice Griffith Housing project – without displacing tenants.

Proposition G also accommodates a new, world-class football stadium for the 49ers – with no new taxpayer funding.

The time has come.

The Hunters Point Shipyard is an embarrassment to our city. We've waited too long to clean up the toxics, improve children's health in the area, and revive this economic engine.

It's time to take action. Please join us in support of Proposition G's plan to clean up the Shipyard and turn this neglected land into productive uses.

Find out more at www.CleanUptheShipyard.com.

VOTE YES on G.

Senator Dianne Feinstein Mayor Gavin Newsom Supervisor Sophie Maxwell

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION G

NO ON G!

The federal government recently committed \$82 million towards ongoing toxic cleanup at Hunters Point. More is needed, but Prop G does NOT add ANY new money for cleanup. Lennar is already building housing in the Shipyard, without Prop G.

Read the text: Prop G only "encourages the rebuilding of Alice orfifith:" It DOESN'T replace it. Nowhere does it require 25% affordable housing. It only "encourages" new rental and condos. But Lennar broke the exact same promise in the Shipyard and is now building zero affordable rental units.

Prop G "encourages" jobs but doesn't have a plan to hire local residents.

There is no park expansion in Prop G. It only requires Lennar to replace parkland it develops for highrises. The replacement parkland is parking lots for the new stadium and thin shoreline strips.

Lennar's plan did NOT go through the usual planning process but was created in back room political deals.

Prop G is financed by redevelopment money funded by taxpayers, without spending limits. Lennar wants \$350 million for the stadium alone. Last fall, Moody's reduced Lennar's rating to "Junk Bond" status. Prop G is a corporate bailout at taxpayers' expense.

With so much at stake, we can't bet our future on vague allusions. We need a plan that delivers Bayview revitalization, jobs, and affordable housing – not empty promises.

No on Proposition G.

Sierra Club POWER

League of Conservation Voters Harvey Milk LGBT Democratic Club Chinese Progressive Association St. Peter's Housing Committee



OPPONENT'S ARGUMENT AGAINST PROPOSITION G

The Bayview neighborhood desperately needs economic revitalization, but Proposition G doesn't deliver. Proposition G makes big promises but doesn't guarantee affordable housing, jobs for local residents, or any more parkland than already exists.

Proposition G is a sweetheart deal for Lennar, an out-of-state developer that has already spent over \$1,000,000.00 on its political campaign. It doesn't require Lennar to pay for the public land for its development and places no limits on the public funds for the project. Proposition G hands Lennar a blank check.

Proposition G is ballot box planning at its worst. It authorizes transfer of parkland to the developer before Lennar completes environmental review. Transit "improvements" promised by Lennar will primarily benefit new luxury condo owners, not the rest of Bayview. In fact, the plan proposes to build a high-speed road and bus line that completely bypass the Bayview neighborhood.

Proposition G claims to improve city and state parks when it really allows Lennar to build luxury high-rise condos on public parkland. It would dismantle a state park and trade city parkland for parking lots. It also endangers a wildlife habitat restoration area funded by If you read the legal text of Prop G, you'll find it riddled with weasel words including "encourage" and "should." Prop G actually contains language that specifically allows Lennar's development to be different than the project described!

That's why housing advocates, environmental groups, and community organizations are opposing Proposition G. We favor a community-based plan that will guarantee affordable housing, jobs benefits and top-notch parks for the Bayview community and the city.

Vote No on Proposition G.

Sierra Club People Organized to Win Employment Rights Harvey Milk LGBT Democratic Club Chinese Progressive Association San Francisco League of Conservation Voters St. Peter's Housing Committee

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION G

Don't be misled by the opponents of Proposition G

Ten years in the making, Proposition G is a community-led plan to transform the Hunters Point Shipyard and the parking lots of Candlestick Point into jobs, parks and housing for all San Franciscans. No existing housing will be lost or neighbors pushed out.

The basis of Proposition G is a conceptual framework agreement that went through scores of public meetings, involving hundreds of Bayview residents. It was approved by the Board of Supervisors and the Mavor.

PROPOSTION G IS NOT A BLANK CHECK. It's one step in a long public process that will include a full environmental impact report and approvals by up to 19 different regulatory agencies.

PROPOSITION G IS SUPPORTED BY THE BAYVIEW. The residents and community leadership of the Bayview support Proposition G because it revitalizes the community.

PROPOSTITION G WILL IMPROVE THE ENVIRONMENT and protect the health of the Bayview by speeding the clean up of the Shipyard, creating productive space for the benefit of the entire city.

If Proposition G is defeated, the Bayview-Hunters Point neighborhood will be forced to wait another 10 or 15 years for a new plan of action.

Proposition G is endorsed by the San Francisco Democratic Party.

This is a choice between real, positive change and no change at all – and the choice is clear.

VOTE YES on G.

Senator Dianne Feinstein* Mayor Gavin Newsom Supervisor Sophie Maxwell

*For identification purposes only



PAID ARGUMENTS IN FAVOR OF PROPOSITION G

YES on G

Proposition G is good for everyone. It will provide a needed mix of 8,500-10,000 units of housing. They will include low income and market rate rentals and ownership housing. It will speed up funding for the environmental cleanup of Hunters Point Shipyard and create new and improved parkland and open recreational space on the waterfront. It will also repeal \$100 million in public bonds that are no longer needed. Vote YES on G.

Mike DeNunzio

Candidate for Supervisor, District 3

The true source of funds for the printing fee of this argument is DeNunzio for Supervisor.

The contributor to the true source recipient committee is Mike DeNunzio.

San Francisco's Neighborhoods support Prop G

10+ years in planning, this measure puts forward a design for this under-served neighborhood. This vacant land has been sitting unproductive for years. It's time to move forward on a wellthought out proposal that will deliver jobs, housing, and parks.

- · No Shipyard artists will be displaced.
- · Not a single private structure will be torn down.
- Alice Griffith public housing will be rebuilt without displacing residents.
- · No money will come from city funds.
- · The plan integrates into the existing community.
- · Over 300 acres of new parks.
- Cleanup of the shipyard and infrastructure is paid by developer; it is not from city coffers.

This is a conceptual framework only; it still requires the proposal go through normal public review and environmental processes.

Vote YES on Prop G!

- Coalition for San Francisco Neighborhoods

The true source of funds for the printing fee of this argument is the Coalition for SF Neighborhoods.

YES ON PROP G

For over thirty years-since the Nixon Administration closed the shipyard- the Hunters Point community has been promised jobs and economic development. Your YES vote on Prop G will finally deliver on that promise.

10,000 new homes, at least 25% of them affordable for working families, thousands of jobs, green businesses, 400 acres of parks, a site for a 49er stadium and rebuilt public housing.

The Bayview/Hunters Point community has waited too long. Vote YES on G and NO on F for real economic development.

San Francisco Chamber of Commerce

The true source of funds for the printing fee of this argument is the SF Chamber of Commerce.

Vote Yes on Prop. G!

The residents of the Bayview and Hunters Point have waited decades to see a revitalization of their area. After years of community meetings, studies, and negotiations, there is a viable proposal to invest billions of dollars into this neglected corner of the City which would create good paying jobs and build thousands of units of housing for all income levels. let's take advantage of this opportunity by voting Yes on G.

Bill Campbell, Vice Chair - Finance, San Francisco Republican Party

Sarah Vallette, Candidate, SFRCCC, 13th AD Guy Vaillancourt, Candidate, SFRCCC, 13th AD

The true source of funds for the printing fee of this argument is Bill Campbell.

Yes on G

This mixed-use project to revitalized Bayview – Hunter's Point is the product of a ten-year planning process and millions of dollars of private investment. It would be a tragedy if this project was derailed and the housing scheduled to be built next year isn't built. It would also be tragic if San Francisco loses the 8,000 new jobs this project will produce.

San Francisco Republican Party



PAID ARGUMENTS IN FAVOR OF PROPOSITION G

Officers

Howard Epstein, Chairman Jennifer DePalma, Treasurer

Bill Campbell, VC - Finance Janet Campbell, VC - Special Events

Leo Lacayo, VC - Communications

Christopher I. Rowman, VC - Precinct Operation

Christopher L. Bowman, VC - Precinct Operations

Members

12th Assembly District Jim Anderer Michael Antonini, DDS Harold M. Hoogasian David R. Kiachko

Ron "Dr. K" Konopaski

13th Assembly District John Brunello Mike DeNunzio Harmeet Dhillon Christine Hughes Ramiro Maldonado, Jr.

Dana Walsh
Sue C. Woods

Endorsed Candidates

Dana Walsh, Congressional District 8
Conchita Applegate, Assembly District 12
Harmeet Dhillon, Assembly District 13
Mike DeNunzio, Supervisorial District 3

The true source of funds for the printing fee of this argument is the San Francisco Republican Party.

The three largest contributors to the true source recipient committee are: 1. The DGF Y2K Special Purpose Trust, 2. PG&E, 3. The California Republican Party.

Yes on G: 2,500 homes affordable for working families

With purchase prices going through the roof and families leaving to look for cheaper cities to live in, something must be done for those who can't afford to stay here. Projects such as this one are required by law to set aside 15% of new units as affordable housing. The City has called for 25% of this project to be affordable. With up to 10,000 new homes being built 2,500 new affordable homes could come to the Bayview— many at entry-level prices. We have an opportunity to keep San Franciscans in San Franciscan before the company of the same prices where the same prices we have an opportunity to keep San Franciscans in San Franciscan between the same prices were same proposition of the same proposition of the same proposition of the same prices are same proposition of the same proposition

Tim Colen, Executive Director, San Francisco Housing Action Coalition*

*For identification purposes only

The true source of funds for the printing fee of this argument is Lennar Homes of California, Inc.

Bayview Parents for New Parks

Bayview Hunters Point is a place for young people -- 28.5% of our City's youth live in the neighborhood, yet we have less than 5% of the parks and playgrounds. With crime and violence rampant in the Bayview, our children need a place where they only have to worry about being children. As parents, we need you to vote Yes on Proposition G.

Omar Khalif, Bayview Parent

The true source of funds for the printing fee of this argument is Lennar Homes of California, Inc.

New Affordable Housing for Seniors

Proposition G helps provides new affordable homes for Bayview seniors. Most of our senior population in the Bayview has been there since the 1940's and 1950's, after coming to San Francisco to work at the Shipyard. Unfortunately, because of the cost of housing and the crime, our seniors are now being forced to leave. Our seniors have a right to stay in our community. YES on Proposition G.

Dr. George Davis, Executive Director, Bayview Hunters Point Senior Center

The true source of funds for the printing fee of this argument is Lennar Homes of California, Inc.

Bayview Merchants Association supports YES on G

Proposition G represents real progress for the neighborhood. The project sponsor has already invested over \$80 million on the neighboring project, much of which has gone to local contractors. Proposition G presents further opportunity for local merchants and business owners to flourish. Bayview Merchants say "Vote Yes on Proposition G".



PAID ARGUMENTS IN FAVOR OF PROPOSITION G

Al Norman, President, Bayview Merchants Association

The true source of funds for the printing fee of this argument is Lennar Homes of California.

DEMOCRATIC PARTY ENDORSES YES ON G

San Francisco Democrats can be proud to support Proposition G. It is the product of years of community planning, and its benefits are far-reaching. The plan calls for thousands of new homes, with 25% affordable, and encourages the latest green building practices. It will help accelerate clean up of the Hunters Point Shipyard. And, it has a strong commitment that new permanent and construction jobs will go to neighborhood and city residents. The plan has appropriate environmental safeguards and the right planning checks and balances. Please join with the San Francisco Democratic Party and vote YES on G.

San Francisco Democratic Party

The true source of funds for the printing fee of this argument is Lennar Homes of California.

Permanent Space for Hunters Point Artists-Yes on G

With studio space becoming outrageously expensive throughout San Francisco, it is important that the Hunters Point Shipyard artists' community -- one of the largest on the West Coast - continue to thrive. Proposition G helps provide permanent, affordable space for existing Shipyard artists. Join us in voting Yes on G.

John Jablonski, Hunters Point Artist*

*For identification purposes only

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The true source of funds for the printing fee of this argument is Lennar Homes of California

San Francisco Asian American leaders support YES on G

Proposition G will lead the revitalization of Southeastern San Francisco, and it will be done without the use of taxpayer money from the San Francisco General Fund. Prop G also saves taxpaver money by rescinding the 1997 public bond measure for \$100 million that was targeted for the 49ers stadium. Proposition G will generate up to 10,000 homes and thousands of jobs at all education levels, and bring in a great deal of sales tax revenue, without risk to the City. Proposition G makes sense for our city.

Assessor Phil Ting* Supervisor Carmen Chu*

*For identification purposes only

The true source of funds for the printing fee of this argument is Lennar Homes of California.

Alice Griffith/Double Rock Tenants Say YES on G

As tenants of Alice Griffith/Double Rock Housing Project, we urge San Franciscans to support Proposition G. Proposition G will help completely rebuild our community with no new taxes or risk to the General Fund, and without displacing residents-we'll be able to move from our current homes right into the new ones. Built in 1962 for naval shipyard workers, our homes are now rundown and dangerous, and one in every four is in life-threatening condition. While the federal government turns its back on us, Proposition G represents hope. Please join us and vote YES on G.

Lavelle Shaw, President, Alice Griffith Tenants Association Alice Griffith Residents: Andre Anderson, Joe Anne Brewster, Denise Chandler, Enna Dials, Pamela Mims, Dedria Smith, Adrianne Vandercourt, Victoria Vandercourt, Leshall Wallace, Kisha Whittenberg, Jacqueline Williams

The true source of funds for the printing fee of this argument is Lennar Homes of California.

Keep the 49ers in San Francisco, Vote YES on G

Proposition G accommodates a new home for the San Francisco | H 49ers WITH NO NEW TAXES AND NO GENERAL FUND DEBT if the team decides to stay in San Francisco. This is our team and it needs to stay in our City - San Francisco has been a gold and red town since 1950. The 49ers have won 5 Super Bowls since their inception and when they win number six, we have to make sure that they parade down Market Street with the Vince Lombardi Trophy. From the great teams in the 1950s to the dynasty of the 80's and 90's, they were our team, and with the passing of Proposition G, they can remain our team. Keep the 49ers in San Francisco, Vote Yes on Proposition G.

Sue Hoffman, President, SF Goal Rushers*

*For identification purposes only

Mixed-Use Development Project for Candlestick Point and Hunters Point Shipyard



PAID ARGUMENTS IN FAVOR OF PROPOSITION G

The true source of funds for the printing fee of this argument is Lennar Homes of California, Inc.

Supervisor Maxwell and Bayview Community Leaders Urge You to Vote YES on G

For the past ten years, local Bayview leaders, small business owners, the faith community and other residents have been meeting to create the best plan to transform the abandoned Shipyard into an economic engine for our neighborhood and the City. We strongly support Proposition G as consistent with our planning and a roadmap for a more vibrant community. Proposition G will help re-connect the Shipyard with the neighborhood, build as many as 2,500 homes affordable for working people, bring thousands of new jobs for residents, create economic opportunity for local small businesses, and create over 300 acres of open space and parkland. Please listen to the voices of our community, vote Yes on Proposition G.

Supervisor Sophie Maxwell* Rev. Aurelious Walker, Pastor

Toye Moses, President, African American Democratic Club* Linda Richardson, Bayview Community Activist Lola Whittle, Director, Bayview Business Resource Center* Angelo King, Chair, Bayview Hunters Point Project Area Cmte*

*For identification purposes only

The true source of funds for the printing fee of this argument is Lennar Homes of California.

Bring investment, jobs and affordable housing to Bayview Hunters Point

Support Prop. G

For decades, Hunters Point was a major job center in San Francisco. But since the 1970s Hunters Point has lost tens of thousands of jobs and struggled with the lost investment. This plan will bring job and housing opportunities and overall economic development to Bayview Hunters Point.

The Plan provides thousands of affordable housing units. At 25% affordable housing, the project far exceeds what is required under the City's inclusionary housing law.

The Plan provides millions of square feet of commercial space for cleantech businesses of the future. The Plan provides hundreds of acres of new parks and useable open space for residents of the Bayview, the City and the Region without making use of any General Fund dollars.

It will protect and enhance the artist community in the Shipyard.

It will facilitate the ongoing toxic cleanup of the Shipyard. \$86 million from the federal government has been awarded for the cleanup conditional on a development plan going forward.

This important project deserves our support.

Vote Yes on Prop. G

For the full analysis, go to www.spur.org

San Francisco Planning and Urban Research (SPUR)

The true source of funds for the printing fee of this argument is the SPUR Voter Education Fund.

The three largest contributors to the true source recipient committee are: 1. SPUR. 2. Paul Sack. 3. Mike Wilmar.



Mixed-Use Development Project for Candlestick Point and Hunters Point Shipyard

PAID ARGUMENTS AGAINST PROPOSITION G

Vote No on Proposition G. The City and Bayview Community deserve better.

Prop G asks voter approval for:

- · plans for a toxic site without environmental review
- · undermining a wetland restoration project
- paving over part of a State Park.

It's bad planning and bad government.

San Francisco Tomorrow

The true source of funds for the printing fee of this argument is San Francisco Tomorrow.

G = Gentrification

Greedy out-of-state developers and City Hall want you to bless the destruction of what's left of the black population of San Francisco. The Redevelopment Agency is their weapon, just as it was in the Western Addition 40 years ago.

Lennar Corporation has spun a web of lies to convince San Francisco voters that Prop G is good for Bayview-Hunters Point – it is NOT. Prop G is a multi-million dollar GIFT to Lennar, whose devalued stock is a national disgrace, from Lennar's City Hall campaign contribution recipients and their lobbyist friends.

I am 75 years old and know a scam when I see one.

Read the fine print and don't buy their lies - vote NO on G.

Espanola Jackson

The true source of funds for the printing fee of this argument is Espanola Jackson.

Environmental groups support economic development and parks improvements in the Bayview Hunters Point area. But, Proposition G is a bad deal for Southeast parks and the environment.

Prop G is deceptive, claiming credit for parks already planned and funded by other sources. Here's what it actually does:

- Builds on state park land once considered for campgrounds
 In return for building on city parkland, it creates "parks"
- In return for building on city parkland, it creates "parks' that will be used for stadium parking.

- Builds highrises near the shoreline that will cast shadows on the state park
- Adds a \$60 million dollar, 9-lane bridge that endangers a bird nesting restoration area that has taken years to plan and \$11 million to create
- · Did not go through the standard planning process

"Green development" is more than a few solar panels on a building. Proposition G is a raw deal for the Bayview's parks. Southeast San Francisco deserves first-rate parks and open space.

Vote No on Proposition G.

Sierra Club

San Francisco League of Conservation Voters

The true sources of funds for the printing fee of this argument are the Sierra Club and the SF League of Conservation Voters.



PROPOSITION H

Shall it be unlawful for City elected officials, candidates or political committees they control to solicit or accept campaign contributions from contractors who are prohibited from making contributions to these elected officials, candidates and political committees because the contractor has a pending contract or a recently approved contract before the official or the Board on which the official or an appointee of the official sits?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: San Francisco law allows a candidate or office holder to solicit or accept contributions from persons who contract with the City.

However, a person who contracts with the City is prohibited from making a campaign contribution if:

- the contract or series of contracts has a total anticipated or actual value of \$50,000 or more;
- the contract must be approved by the elected official, the board to which the official was elected or a State government board on which an appointee of the official serves;
- the contract is made with the City, a State agency on whose board an appointee of a City elective official serves, the San Francisco Unified School District, or the San Francisco Community College District;
- the contribution is made to a City elected official, candidates for such City offices or to political committees they control; and
- the contribution is made at any time from the start of negotiations for the contract until either the end of negotiations or six months after the date the City approves the contract.

THE PROPOSAL: Proposition H is an ordinance that would extend existing law to make it unlawful for City elected officials, candidates or political committees they control to solicit or accept campaign contributions from those contractors who are prohibited from making donations under existing law.

Any official, candidate or political committee they control that solicits or accepts these prohibited contributions could face penalties and would be required to transfer the contribution to the City.

Proposition H also would extend existing law to apply to contracts that must be approved by any City board on which an elected official serves.

A "YES" VOTE MEANS: If you vote yes, you want to change City law to make it unlawful for City elected officials, candidates or political committees they control to solicit or accept campaign contributions from certain contractors.

A "NO" VOTE MEANS: If you vote no, you do not want to make these changes to City law.

Controller's Statement on "H"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition H:

Should the proposed ordinance be approved by the voters, in my opinion, there would be a minimal impact on the cost of government.

How "H" Got on the Ballot

On January 15, 2008 the Department of Elections received a proposed ordinance signed by Mayor Newsom.

The City Elections Code allows the Mayor to place an ordinance on the ballot in this manner.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 171. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.







PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION H

We must continue the process of reform in San Francisco. That's why I ask you to join me in voting Yes on Proposition H. their government for action from feeling as if they must-give to campaigns in order to be heard.

Proposition H is a common-sense change to our city ethics rules to help prevent even the appearance of a conflict of interest. It will ban those who seek an action from our city government from making contributions to political campaigns before, during and after they seek that action.

We've made great steps toward reforming San Francisco city government during the past five years. Proposition H is one more important milestone in the ongoing process of reform.

We have the right to expect that our leaders make decisions free from the influence of special interest campaign contributions. By banning contributions from those who seek major actions from the city, we help ensure a government that is more responsive to the needs of every resident - not just those who help fund campaigns. Help us keep reforming San Francisco - Vote YES on Proposition H.

This measure increases confidence in government by decreasing special interest influence over government decisions. It also protects those many residents who are legitimately petitioning

Mayor Gavin Newsom

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION H

PROPOSITION H HAS UNCONSTITUTIONALITY PROBLEMS:

Proposition H raises serious disputes that were originally on United States Constitution ratification and the political fights of Patrick Henry ("Give me Liberty, or give me death!") versus James Madison (1809-1817 U.S. President).

Revolutionary War hero and Virginia Governor Patrick Henry, an anti-federalist who opposed passage of the U.S. Constitution, wanted federalist Madison defeated in his 1788 election to the First United States House of Representatives.

To win, Madison proposed amending the Constitution with his "Bill of Rights"-- including the First Amendment (Free Speech Clause, etc.).

Proposition H issues from City Hall political disputes over ballot measures. It seeks to amend San Francisco's Campaign and Governmental Code section 1.126, prohibiting public officials from soliciting or accepting contributions from certain City contractors for their controlled committees. Strangely, it allows "special interest" City employee unions to make such financial contributions. Worse, it appears to unconstitutionally violate First Amendment and Buckley vs. Valco free speech requirements...by banning such spending on ballot measures. Proposition H is being opposed by a wide spectrum of groups, from the Republican Central Committee to the Harvey Milk Democratic Club.

Vote "NO!".

Dr. Terence Faulkner, J.D.
Republican Central Committeeman*
U.S. Supreme Court Plaintiff* (free speech cases: Geary vs.
Renne, Mark vs. Corwin)

Eve Del Castello
Republican Central Committee Candidate*
Republican Forum President*

Doo Sup Park
Voting Alternate Delegate
San Francisco Republican Central Committee*

Stephanie Jeong
Republican Central Committeewoman*

Mike Garza
San Francisco Chapter President
Mexican American Political Association (MAPA)*

*For identification purposes only



OPPONENT'S ARGUMENT AGAINST PROPOSITION H

THE LATE WILLIAM F. BUCKLEY (1925-2008) WAS RIGHT: RESTRICTING POLITICAL SPENDING TOO MUCH ATTACKS FREE SPEECH:

Passing Proposition H would restrict constitutional free speech. That is bad policy.

In the U.S. Supreme Court case of *Buckley vs. Valejo*, the great William F. Buckley (1925-2008) correctly attacked overly restrictive political campaign spending laws for being restrictive of free speech and the U.S. Constitution's First Amendment. We need free discussion of ideas.

- Dr. Terence Faulkner, J.D.
Past County Chairman
San Francisco Republican Party*
(Founded: January 1856)

Proposition H purports to call for the amendment of San Francisco's Campaign and Governmental Conduct Code to prent public officials from using funds from their controlled campaign committees for the support of City ballot measures. As the U.S. Supreme Court Justices noted in *Buckley vs. Valejo*, some candidates may be corrupted by campaign donations. Ideas and ballot propositions are not.

*For identification purposes only

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION H

With all due respect to the opponent's understanding of Buckley, the law permits campaign finance restrictions when there is a compelling community interest. There is no greater interest for our city than to protect our residents from even the appearance of undue influence over major government decisions.

Please help us continue the process of reform.

Vote Yes on Proposition H.

Mayor Gavin Newsom



PAID ARGUMENTS IN FAVOR OF PROPOSITION H

NO PAID ARGUMENTS IN FAVOR OF PROPOSITION H WERE SUBMITTED

PAID ARGUMENTS AGAINST PROPOSITION H

Proposition H was placed on the ballot without review by the Ethics Commission, bypassing their important role as the ethical watchdog of the City. Send a message that we don't want our Ethics Commission ignored; vote NO on H..

San Francisco Tomorrow

The true source of funds for the printing fee of this argument is San Francisco Tomorrow.

PROPOSITION A

This Proposition may be known and referred to as the "San Francisco Ouality Teacher and Education Act of 2008" or as "Proposition A".

FINDINGS

WHEREAS: The Board of Education of the San Francisco Unified School District (the "Board") believes that a qualified special tax is necessary to maintain quality education for all of the students of the San Francisco Unified School District (the "District"); and

WHEREAS: Funding from the State of California (the "State") and Federal Government have been inadequate to meet these objectives and the Board has no assurance that State or Federal funding will permit the District to meet these objectives in the future; and

WHEREAS: Since Proposition 13 passed in 1978, California's per-pupil spending has slid to one of the lowest in the nation; in January 2008, an Education Week report ranked California 46° in education spending nationwide; and

WHEREAS: San Francisco has the 2" highest cost of living of any city in the country but there are 13 cities in California alone that pay teachers more than San Francisco; and

WHEREAS: The District has a difficult time attracting and retaining quality teachers, with some schools suffering from high teacher turn over and some subjects, such as bilingual education, special education, math, and science, experiencing teacher shortages; and

WHEREAS: Education studies have show that one of the most important factors determining student achievement is a fully supported, welltrained and consistent teacher in the classroom; and

WHEREAS: The Board of Education has determined in its best judgment that in order to improve quality education in San Francisco for all students that an election is advisable and necessary to request voters to authorize a qualified special tax in the amount of \$198 per year per parcel of taxable real property, to be collected beginning July 1, 2008;

WHEREAS: Section 4 of Article XIIIA of the California Constitution and Sections 50075, 50076, 50079, 50079 and 53722 et seq. of the California Government Code, authorize a school district, upon approval of two-thirds of the electorate voting on the proposition, to levy a qualified special tax for specified purposes following notice and a public hearing; and

WHEREAS: The Board of Education has conducted public hearing after due notice regarding the proposed authorization of the special tax, as required by law, and

THEREFORE BE IT RESOLVED: That based upon these findings, the Board of Education of the San Francisco Unified School District provides as follows:

Section 1: TERMS OF THE SAN FRANCISCO QUALITY TEACHER AND EDUCATION ACT OF 2008

(a) <u>Terms and Purposes</u>: Upon approval of two thirds of those voring on this proposition, the District shall be authorized to and shall levy a qualified specjal tax of \$198 per year per parcel of taxable real property in the District, commening July 1, 2008, and adjusting for inflation each year therafter by the San Francisco All Items Consumer Frice Index for All Urban Consumers (CPI-U) as reported by the US Department of Labor's Bureau of Labor Statistics.

The qualified special tax shall be known and referred to as the "San Francisco Quality Teacher and Education Act of 2008." Proceeds of the San Francisco Quality Teacher and Education Act of 2008 shall be authorized to be used to:

- Strategically raise the salary of teachers and provide retention bonuses so the District can compete with other districts in attracting and retaining the best teachers to support student achievement;
- Provide additional compensation/stipends to teachers who work at schools with high teacher turnover and in hard-to-fill subject areas;
- Provide additional training to staff, including Child Development Program and K-12 teachers and paraprofessionals;
- Provide more competitive compensation and/or benefits to other school personnel;
 Develop a Master Teacher program and provide incentives for excep-
- Develop a Master Teacher program and provide incentives for exceptional teachers to stay in the classroom to support student achievement and promote professional learning communities;
- Expand and improve the Peer Assistance and Review program and increase teacher support and accountability;
- Support best practices at schools by providing additional recognition
 and resources to schools that model effective school-wide strategies
 and show the most growth in student achievement;
- Improve academic innovation, technology and other support resources to assure continuous growth of innovative teaching and learning opportunities and provide students, parents, and teachers with access to current technology and adequate resources to support student achievement;
- · Allocate a portion of funds to public charter schools; and
- Conduct the election and provide oversight to make sure the proceeds from the parcel tax are only spent in the manner approved by the voters.

(b) Senior Citizen Exemption Available: An optional exemption from the special tax will be made available annually to each individual in the District who attains 65 years of age prior to July 1 of the tax year, and who owns a beneficial interest in the parcel, and who uses that parcel as his or her principal place of residence, and who applies to the District on or before July 1 of each tax year, or during the first year of the tax at a date to be determined by the Board of Education. Any application for such exemption must be submitted to the District and must be renewed annually.

Section 2: ACCOUNTABILITY MEASURES

- (a) Oversight Committee: An independent oversight committee shall be appointed by the Board of Education to ensure that the proceeds from this proposition are expended for the purposes described in the proposition.
- (b) Government Code Section 50075.1 Compliance: The members of the Board, the Superintendent of the District, and officers of the District are hereby requested and directed, individually and collectively, to provide accountability propositions pursuant to Government Code Section 50075.1 that include, but are not limited to, all of the following: (i) a statement indicating the specific purposes of the qualified special ax, (ii) a requirement that the proceeds be applied only to the specific purposes identified pursuant to subsection (i), (iii) the creation of a separate special account into which the proceeds from the special taxes shall be deposited, and (iv) an annual report pursuant to Section 50075.3, of the Government Code.
- (e) Government Code Section 50075.3 Compliance: Pursuant to Section 50075.3 of the Government Code, the Board directs that the Chief Financial Officer of the District file a report with the Board no later than January 1, 2009, and at least once a year thereafter. The annual report shall contain both of the following: (i) the amount of funds collected and expended from the special taxes, and (ii) the status of any projects or programs required or authorized to be funded as identified in subsection (a)(i) hereof from the proceeds of the special taxes.

Specific Purposes: All of the purposes set forth in the proposition shall constitute the specific purposes of the San Francisco Quality Teacher and Education Act of 2008, and the proceeds of that special tax shall be applied only for such purposes, and shall not fund any program, project or reduction other than those authorized above.

Section 3: PROTECTION OF FUNDING

If the adoption of this Proposition results in any decrease in State or Federal funding to the District, then the amount of the special taxes authorized by this Proposition will be reduced annually as necessary in order to restore any such reduction in State or Federal funding; or the Board may authorize the Tax Collector to transfer to the City's Children's Fund, or such other fund as the Board may designate for activities that are consistent with the general purposes of this proposition, such amounts as are designated by the Board to be necessary to restore any such reduction in State or Federal funding.

Section 4: LEVY AND COLLECTION

- Collection: The San Francisco Quality Teacher and Education Act of 2008 special tax shall be collected by the City And County of San Francisco's Office of the Treasurer and Tax Collector (the "Tax Collector") at the same time and in the same manner and shall be subject to the same penalties as ad valorem property taxes collected by the Tax Collector. The collection of taxes under the Quality Teacher in Every Classroom of 2008 shall not decrease the funds available from other sources of the District in any period from the effective date hereof.
- Definition: "Parcel of taxable real property" as used herein shall be defined as any unit of real property in the City and County of San Francisco that receives a separate tax bill for ad valorem property taxes from the Tax Collector's Office.
- Exemption: All property that the Tax Collector has determined to be otherwise exempt from or on which are levied no ad valorem property taxes in any year shall also be exempt from the San Francisco Quality Teacher and Education Act of 2008 in such year. The Tax Collector's determination of exemption or relief for any reason of any parcel from taxation, other than the Senior Citizen Exemption, shall be final on the taxpayer for purposes of the San Francisco Quality Teacher and Education Act of 2008. Taxpayers desiring to challenge the Tax Collector's determination should do so under the procedures established by the Tax Collector's Office and Section 4876.5 of the California Revenue and Taxation Code or other applicable law. Taxpayers seeking any refund of taxes paid pursuant to the San Francisco Quality Teacher and Education Act of 2008 shall follow the procedures applicable to tax refunds pursuant to the California revenue and Taxation Code.
- List of Senior Citizen Exemption: Parcels owned and occupied by individuals who are 65 years of age or older may be exempt pursuant to the Senior Citizen Exemption provisions set forth above. The District shall annually provide a list to the Tax Collector, on or before a date established by the Tax Collector each year, of the parcels which the District has approved for the Senior Citizen Exemption as described above.
- Duration: The collection of taxes pursuant to this San Francisco Quality Teacher and Education Act of 2008 shall commence July 1, 2008 and expire June 30, 2028.
- Appropriations Limit: The Board shall provide, pursuant to Section 7902.1 of the Government Code or any successor provision of law, for any increase in the District's appropriations limit as shall be necessary to ensure that the proceeds of the special tax may be collected and spent for the authorized purposes.

Section 5: SEVERABILITY

The Board hereby declares, and the voters by approving this proposition concur, that every section, paragraph, sentence and clause of this proposition has independent value, and the Board and the voters would have adopted each provision hereof regardless of every other provision hereof. Upon approval of this proposition by the voters, should any part be found by a court of competent jurisdiction to be invalid for any reason, all remaining parts hereof shall remain in full force and effect to the fullest extent allowed by law.

PROPOSITION B

Describing and setting forth a proposal to the qualified voters of the City and County of San Francisco to amend the Charter of the City and County of San Francisco by:

- · amending Section A8.428, to increase the years of service required for new employees to qualify for subsidized health benefits at retirement and to adjust the formula for calculating retiree health benefit subsidies for those new employees;
- · adding Sections 12.204, A8.409-7, and A8.590-8, and amending Section A8.432, to fund retiree health benefits for the City and County of San Francisco and other participating employ-
- · adding Sections A8.404-1 and A8.409-8 so that economic provisions, including wages, shall not be increased for miscellaneous City and County employees for the fiscal year commencing July 1, 2009 and ending on June 30, 2010, and recognizing certain ongoing economic expenditures by the City and County in future years; and
- adding Sections A8.526-2 and A8.526-3, and amending Sections A8.509, A8.587-2 and A8.587-13, to increase retirement benefits for retirees and employees who retire on or after January 10, 2009 to encourage longer employment and retention and improved cost of living benefits for all retirees and employees.

The Board of Supervisors hereby submits to the qualified voters of the City and County, at an election to be held on June 3, 2008, a proposal to amend the Charter of the City and County by: amending Sections A8.428, A8.432, A8.509, A8.587-2 and A8.587-13; and, adding Sections 12.204, A8.404-1, A8.409-7, A8.409-8, A8.526-2, A8.526-3, and A8.590-8; all to read as follows:

Note: Additions are single-underline italics Times New Roman; Deletions are strikethrough italies Times New Roman.

SEC. 12.204. RETIREE HEALTH CARE TRUST FUND.

The Retiree Health Care Trust Fund ("RHCTF") shall be an irrevocable trust fund established under Section A8.432, and separate from the Health Service System trust fund described in Charter Sections 12,203 and A8,428, to provide a funding source to defray the cost of the City's, and other Participating Employers', obligations to pay for health coverage for retired persons and their survivors entitled to health coverage under Section A8,428, Trust assets shall be held for the sole and exclusive purpose of providing health coverage to eligible retired persons and their survivors, and to defray the reasonable expenses of administering the RHCTF, including but not limited to educational, actuarial, consulting, administrative support and accounting expenses associated with the RHCTF. Administrative costs, including but not limited to educational, actuarial and consulting expenses associated with the Retiree Health Care Trust Fund, as adopted by the board of supervisors in the annual budget, shall be paid from the Retiree Health Care Trust Fund. but only upon adoption of a resolution by the Retiree Health Trust Fund Board approving such expenses,

The RHCTF shall be governed by a Retiree Health Trust Fund Board t"Board". The Board shall consist of five trustees, one of whom shall be appointed by the City Controller, one of whom shall be appointed by the City Treasurer, one of whom shall be appointed by the Executive Director of the Son Francisco Employees Retirement System, and two of whom shall be elected from among active employee and retired members of the City's Health Service System. One of the elected trustees shall be an active employee member and one shall be a retired member as of the date of their respective elections. Each elected trustees shall serve for a term of five years. No person may serve simultoneously as a trustee on the Board and as an elected or appointed member of the Son Francisco Employees Retirement System Board or the Health Service System Board.

SEC. A8.404-1, FY 2009-2010 INTERIM ECONOMIC PROVISIONS:

Nowithstanding any other provision of Charter Section A8.404, for the fiscal year commencing July 1, 2009, and ending on June 30, 2010, all the fiscal year commencing July 1, 2009, and ending on June 30, 2010, all the greatest provisions (including but not limited to wages, prenium, pay rates, overtime, any employer pickup of the employees' retirement contribution, paid time off, and other compensation, but not including any trust fund contributions required under Section A8.404(f)) shall not be increased for miscellaneous City and County platform employees, and coach or bus operators of the municipal railway, above the levels set in place as of close of business June 30, 2009, nor may new economic provisions be added.

SEC, A8,409-7, RETIREE HEALTH CARE TRUST FUND.

Nowithstanding any other provision of Charter Sections A8 409 through A8 409-8, the provisions and operation of the Retiree Health Care Trust Fund, including employee contributions to the fund, shall be determined pursuant to Charter Sections 12 204, A8 432, and A8 433, and shall not be subject to the dispute resolution procedures contained in Charter Section A8 409-4.

SEC. A8.409-8. FY 2009-2010 ECONOMIC PROVISIONS AND FUTURE PROCEEDINGS.

Notwithstanding any other provision of Charter Sections A8.409 through A8.409-7, for the fiscal year commencing July 1, 2009, and ending on June 30, 2010, all economic provisions (including, but not limited to, wages, premium pay rates, overtime, any employer pickup of the employees' retirement contribution, paid time off, and other compensation) shall remain unchanged for miscellaneous City and County officers and employees at the levels set in place as of close of business June 30, 2009, and no new economic provisions may be added. For the fiscal year commencing July 1, 2009, and ending on June 30, 2010, economic provisions shall not be subject to the dispute resolution procedures contained in Charter Section A8.409-4. Notwithstanding any other provision of Charter Section A8,409-4, for the fiscal year commencing July 1, 2010, and ending on June 30, 2011, and every year thereafter, in any mediation/ arbitration proceeding under A8,409-4, the mediation/arbitration board shall recognize as wages the ongoing economic expenditures made by the City and County beginning, during and continuing beyond fiscal year 2009-2010 as a result of this Charter Amendment submitted to the voters at the June 3, 2008 election when evaluating any economic proposals contained in a last offer of settlement by either party, However, City and County contributions to the Retiree Health Care Trust Fund under Section A8.432 shall not be considered or relied on by the mediation/arbitration board as a wage or other payment to employees for the purposes of evaluating the proposals contained in the last offers of settlement of either party. Likewise, in evaluating the proposals contained in the last offers of settlement of either party, the mediation/arbitration board shall not take into account or otherwise consider or rely on any mandatory employee contributions to the Retiree Health Care Trust Fund required under Charter Sections 12.204 and A8.432.

SEC. A8.428, HEALTH SERVICE SYSTEM TRUST FUND.

There is hereby created a health service system trust fund. The costs of the health service system shall be borne by the members of the system and retired persons, the City and County of San Francisco because of its members and retired persons, end beceause of the members and retired persons of-the Parking Authority of the City and County of San Francisco because of its members and retired persons, the San Francisco Unified School District because of its members and retired persons and the San Francisco Community College District because of its members and retired persons.

(a) Definitions

"Credited Service" means years of employment with the Employers,

"Employers" as used in this section means the Circ and County of San Francisco ("Circ and County"). the San Francisco Unified School District ("School District") and/or the San Francisco Community College District ("Community College District"). Employers shall also include the Superior Court of Collifornia, County of San Francisco ("Superior Court"), to the extent the Superior Court participates in the Circ Health Service System under Ast 4784C.

"Hired on or Before January 9, 2009" as used in this section means employees of the City and County, the School District and/or the Community College District who were hired on or before January 9, 2009, excluding the following categories of employees: (1) as needed employees who have never enemed 1,040 or more hours of compensation during any 12-month period ending on or before January 9, 2009; and/or (2) employees who have separated from the Employers on or before January 9, 2009, and have less than 5 years of Credited Services.

"PERS" as used in this section shall mean the Public Employees'
Retirement System of the State of California.

"Registered as Domestic Partners" as used in this section means who have established a domestic partnership according to the provisions of Chapter 62 of the 8an Francisco Administrative Code, as amended from time to time. Domestic partners who have formed their domestic partnership only by notarization of accleration of Domestic Partnership and the notarization of accleration of Domestic Partnership as provided in Chapter 62 of the 8an Francisco Administrative Code shall not be recognized or treated as a domestic partnership under this Section unless and until the domestic partnership is registered or certified.

"Retirement System" as used in this section shall mean the San Francisco City and County Employees' Retirement System.

"Retired under the San Francisco City and County Employees'
Retirement System" as used in this section includes persons who retire for
service: retire for disability; or who receive a retirement or vesting allowance from the Retirement System.

A+"Retired pPerson" as used in this section means;

(1) A former member of the health service system, <u>hired by the Employers on or before January 9, 2009</u>, retired under the San Francisco City and County Employees' Retirement System <u>or PERS (hereinafter: "Retired Employee who was Hired on or Before January 9, 2009"); and</u>

(2) The surviving spouse or surviving domestic partner of an active employee hired, on or hefore January 2, 2009, provided that the surviving spouse or surviving domestic partner and the active employee have been married or Registered as Domestic Pattners for a period of at least one year prior to the death of the active employee; and

(3) The surviving spouse or surviving domestic partner of a referred eEmployee who was Hired on or Before Innuary 9, 2009, provided that the surviving spouse or surviving domestic partner and the oether or referred eEmployee who was Hired on or Before Innuary 9, 2009 have been married or refegistered as (Domestic pEratners for a period of at least one year prior to the death of the oether or referred eEmployee who was Hired on on Before Innuary 9, 2009.

(4) A former member of the health service system, hired by the Employers on or after Innuary 10, 2009, and extired under the Retirement System or PERS for disability or retired under the Retirement System or PERS: (i) within 180 days, of separation from employment from the Employers; and (ii) with 10 or more years of Credited Service with the Employers (hereinafter, "Retired Employee who was Hired on or After January 10, 2009");

(5) The surviving spouse or surviving domestic pattere of an expert of Credited Service with the Employees, or who died in the line of day where the surviving spouse or surviving domestic partner is entitled to a death allowance as a result of the death in the line of day, where the surviving spouse or surviving domestic partner is entitled that the surviving spouse or surviving domestic partner and the active employee have been married or Reystered as Domestic Partners for a period of at least one year prior to the death of the active employee: or

(6) The surviving spouse or surviving domestic partner of a Retired Employee who was Hired on or After January 10, 2009, provided that the surviving spouse or surviving domestic partner and the Retired Employee who was Hired on or After January 10, 2009, have been made teed or Registered as Domestic Partners for a period of all east one sear prior to the death of the Retired Employee who was Hired on or After January 10, 2009.

(b) Employer Contributions

The City and County, the s2chool dDistrict and the e2community
e2college dDistrict shall each contribute to the health service fund
amounts sufficient for the following purposes, and subject to the followine limitation:

स्मात्री All funds necessary to efficiently administer the health service system.

i+i+(2) The City and County, the school dDistrict and the eCommunity eCollege dDistrict shall contribute to the health service system fund with respect to each of their members an amount equal to "the average contribution." as certified by the health service board in accordance with the provisions of Section 48.4228.

(e)(3) Retired Employees Who Were Hired on or Before January 9, 2009

For Retired Persons identified in AS-28 Subsections (ad1), (ad12) and (ad3), the Employers shall contribute to the health service fund amounts subject to the following limitations: Monthly contributions required from referred persons and the surviving spouses and surviving domestic partners of active employees and referred persons participating in the system shall be equal to the monthly contributions required from members in the system for health coverage-excluding health coverage or subsidies for health coverage for active employees as a result of collective bargaining, with the following modifications:

(4i) the total contributions required from rRetired pPersons who are also covered under Medicare shall be reduced by an amount equal to the amount contributed monthly by such persons to Medicare.

(2ii) because the monthly cost of health coverage for *Retired *Persons may be higher than the monthly cost of health coverage for active employees, the City and County, the *School *dBistrict and the *Community eCollege *dBistrict shall contribute funds sufficient to defray the difference in cost to the system in providing the same health coverage to *Retired *PErsons and the surviving spouses and surviving domestic partners of active employees and *Retired *PErsons as is provided for active employee members excluding health coverage or subsidies for health coverage paid for active employees as a result of collective bargaining:

(s\(\text{iii}\)) after application of \(Seviion \((e\)\) and \(s\)\(\text{2}\))\(\text{iii}\) the City and County, the \(\sigma\)contribute \(College \) d\(District\) and the \(\cup Community\) \(\text{contributions}\) defined \(\text{p}\) Ersons' remaining monthly contributions.

(4) Retired Employees Who Were Hired on or After January 10, 2009 - Categories of Employees Eligible for 100% Employer Contribution

For Retired Persons identified in A8.428 Subsections (a)(4), (a)(5) and (a)(6), the Employers shall contribute 100% of the employer contribution established in A8.428 Subsection (b)(3) for:

(1) A Retired Employee who was Hired on or After January 10, 2009, with 20 or more years of Credited Service with the Employers; and

their surviving spouses or surviving domestic partners;

(ii) The surviving spouses or surviving domestic partners of active employees hired on or after January 10, 2009, with 20 or more years of Credited Service with the Employers;

(iii) Retired Persons who retired for disability; and their surviving spouses or surviving domestic partners; and

(iv) The surviving spouses or surviving domestic partners of active employees who died in the line of duty where the surviving spouse or surviving domestic partner is entitled to a death allowance as a result of the death in the line of duty.

(5) Retired Employees Who Were Hired on or After Ianuary 10, 2009 - Categories of Employees Eligible for 50%-75% Employer Contribution.

For Retired Persons identified in A8.428 Subsections (a)(4), (a)(5) and (a)(6), the Employers shall contribute:

(i) 50% nervent of the employer contribution established in A8.428 subsection (b)(3) for a Retired Employee who was Hired on or After January 10, 2009, with at least 10 but less than 15 years of Credited Service with the Employers: their surviving spouses or surviving domestic partners: and the surviving spouses or surviving domestic active employees hired on or after January 10, 2009, with at least 10 but less than 15 years of Credited Service with the Employers; and

(ii) T5's percent of the employer contribution established in 8.8.28 Subsection (b)(3) for a Retired Employee who was Hired on or After January 10, 2009, with at least 15 but less than 20 years of Credited Service with the Employers: their surviving spousses or surviving domestic partners: and the surviving spousses or surviving domestic partners of active employees hired on or after January 10, 2009, with at least 15 but less than 20 years of Credited Service with the Employers.

(6) Employees Hired on or After January 10, 2009 - Categories of Employees Eligible for Access to Retiree Medical Benefits Coverage

An employee hired on or after January 10, 2009, and retired under the Retirement System or PERS with five (5) or more years Credited Service with the Employers, shall be eligible to receive health hendits as a member of the health service system, provided that he or she makes monthly contributions equal to one hundred percent (100%) of the total premiums for health coverage as established by the Health Service Board, including the total cost for dependent coverage. At such time as he or she becomes eligible to receive benths under As 428 Subsection (al4), the Employers shall contribute the amounts established in A8.428 Subsections (bl4), (bl5), and (c), as applicable.

(Legal Text of Proposition B continues on next page.)

(7) Chart Summarizing Employer Contributions Under A8.428 Subsections (b)(4), (b)(5) and (b)(6) For Employees Hired on or After January 10, 2009

Years of Credited Service At Retirement	Percentage of Employer Contribution Established in A8.428 Subsection (b)(3)
Less than 5 years of Credited Service with the Employers (except for the surviving spouses or surviving domestic partners of active employees who died in the line of duty)	No Retiree Medical Benefits Coverage
2. At least 5 but less than 10 years of Credited Service with the Employers: or greater than 10 years of Credited Service with the Employers but not eligible to receive herefits under Subsections (al.4). (b)(4) and (b)(5) (A8.428 Subsection (b)(6))	0% Access to Retiree Medical Benefits Coverage. Including Access to Dependant Coverage. But No Employer Countibution; Employee Poss Health Insurance Premium
3. At least 10 but less than 15 years of Credited Service with the Employers. (A8.428 Subsection (b)(5))	<u>50%</u>
4. At least 15 but less than 20 years of Credited Service with the Employers (A8.428 Subsection (b)(5))	75%
5. At least 20 years of Credited Service with the Employers: Retired Persons who retired for disability: surviving spouses or surviving demestic partners of active employees who died in the line of duty (A8.428 Subsection (b)(4))	100%

The above chart is a simplified summary of Employer contributions under A8.428 Subsections (b)(4), (b)(5) and (b)(6) for employees hired on or after January 10, 2009. The express language of Subsections (b)(4), (b)(5) and (b)(6), and not the summary chart or its content, shall determine Employer contributions.

(d)(c) The City and County, the San Francisco Unified School District and the San Francisco Community College District shall contribute to the health service system fund 50% of the monthly contributions required for the first dependent of #Retired #Persons in the system. Except as hereinbefore set forth, the City and County, the San Francisco Unified School District and the San Francisco Community College District shall not contribute to the health service system fund any sums on account of participation in the benefits of the system by members' dependents, except surviving spouses and surviving domestic partners, rRetired pPersons' dependents, except surviving spouses and surviving domestic partners, persons who retired and elected not to receive benefits from theSan Francisco City and County Employees! Retirement System; resigned employees and teachers defined in Section A8.425, and any employee whose compensation is fixed in accordance with Sections A8.401, 'A8.403, or A8.404 of this charter and whose compensation therein includes an additional amount for health and welfare benefits or whose health service costs are reimbursed through any fund established for said purpose by ordinance of the board of supervisors.

(d) It shall be the duty of the board of supervisors, the board of education and the governing board of the community college district annually to appropriate to the health service system fund such amounts as

are necessary to cover the respective obligations of the City and County, the San-Francisco-Unified School District and the San-Francisco Community College District hereby imposed. Contributions to the health service system fund of the City and County, of the school allistrict and of the eCommunity eCollege allistrict shall be charged against the general fund or the school, utility, bond or other special fund concerned.

(e) To the extent the Superior Court elects to participate in the first Health Service System for the provision of active and etitie health care benefits. Superior Court employees shall be treated the same as City employees for the purposes of vesting, employer contribution rates, and benefit levels, in accordance with the Trial Court Employment Protection and Governance Act and applicable state law. The Superior Court shall pay all administrative and health care costs related to the Superior Court's covered employees or retirees as a participatine Employer. The Superior Court may withdraw from participation in the City's Health Service System at any time, which shall not require an amendment to this Charter.

The amendments of this section contained in the proposition there rosubmitted to the electorate on June 3, 2008 Newmoher 7-26/405 shall be operative-freeive January 10, 20094. The nurpose of the January 10, 20094. The nurpose of the January 10, 20094. Charter amendment is to amend Section A8.428 to change the required years of service and employer ratine health care contribution amounts for employees hired on or after January 10, 20095. Nothing in this 5 Charter amendment shall expand or contract the groups of employees eligible for retirec health care benefits beyond those groups eligible as of June 3, 20085.

SEC. A8.432. RETIREE HEALTH CARE TRUST FUND TRANSITION.

There is hereby created a Retiree Health Care Trust Fund ("RHCFF") for the purpose described in Section 12.204. The Retiree Health Trust Fund Board ("Board") described in Section 12.204 shall have exclusive authority and control over the administration of the RHCFF, investments of trust assets, and disbursements from the trust in accordance with the provisions of this Charter.

Active officers and employees of the City and County and Participating Employers who commenced employment with the City and County, or the Participating Employers, on or after January 10, 2009, shall contribute their respective Employers's "Normal Cost" to the EMPCTE. The annual active employer contribution rate shall be the Employers' "Normal Cost" as determined by the Employers' respective General Accounting Standards Board ("GAS") Actuative computed as a percentage of compensation not to exceed 2% of pre-tax compensation to the RHCTE. The Employers' GASB actuaries shall determine the Employers' respective "Normal Cost" on an annual basis.

The City and County and Participating Employers shall each contribute 1% of compensation for officers and employees hired on or after January 10, 2009. Once an Employee has no Unfunded Actuarial Accrued Liability and the Retiree Health Trust Fund is Eul's Funded, then the Employer and its active officers and employees hired on or after January 10, 2009, shall instead each contribute 50% of the "Normal Cost" as determined by the Employees' respective GASB cutaries, not to exceed 2% of pre-tax compensation, and the 1% Employer contribution shall no longer be required.

Contributions to the RHCTE from the City and County, and its officers and employees, and each Participating Employer, and their officers and employees, shall be segregated from each other and only used as a funding source to defray each Employers' obligations to pay for retiree health care under Section M8428 and each Employers' share of administrative expenses. The funds may be pooled for investment purposes only.

An olisbursements, other than to defray reasonable expenses of administering the RHCTE, nobe made from the trust prior to January 1, 2015. Commencing January 1, 2015, trust assets may be used to defray the cost of the Ciry's, and other Participating Employers', obligations to pay for health coverage for the retired persons and their survivors enti-led to health care coverage under Section A8.428. The amount and frequency of such disbursements shall be determined by the Board in con-

sultation with the Employers' respective GASB Actuaries.

"Actuarial Accrued Liability" a used in this section, means "Actuarial Accrued Liability" as that term is defined under GASB No. 45

"Employers" as used in this section means the City and County and the Participating Employers,

Fully Eunded" as used in this section means that an Employer's GASB Actuary has determined that the market value of assets in the Retiree Health Care Trust Fund equals or exceeds the Actuarial Accrued Liability.

"GASB Actuary" and "GASB Actuaries" as used in this section means the uctuarial firms hired by the Employers to provide estimates of each Employers' respective total liability and annual required contribution for post retirement health benefits under GASB No. 45.

"GASB No. 45" as used in this section means Statement No. 45 of the Governmental Accounting Standards Board. Accounting and Financial Reporting by Employers for Postemployment Benefits Other Than Pensions.

"Health coverage" as used in this section, means the health benefits or health insurance provided by the health service system for retirces, survivors and dependents under Section A8.428,

"Normal Cost" as used in this section, means the Employers' normal cost under GASB No. 45 as determined by the Employers respective GASB Actuaries.

"Retiree" as used in this section, means a former employee who is tetired and is entitled to health coverage under Section 88.428, and the qualified survivors or dependents of such retirees who are entitled to health coverage under Section 88.428.

"Participating Employers" as used in this section and Section 12.204 shall include the San Francisco Unified School District and the San Francisco Community College District, following a resolution by these employers' respective governing boards to participate in the Retiree Health Care Trust Fund.

Moneithstanding Charter Section A8-333, the Board of Supervisors hall adopt by a majority vote before January I, 2009, such ordinances as are necessary to create and administer the Retiree Health Care Trust Eund, and all such other matters as may be necessary to establish and maintain the purpose described in this section and Section I2 2019.

The board of supervisors is authorized to enact by a vote of threefourths of its members, any and all ordinances necessary to carry out the provisions of Sections A8 420 to and including 8 432.

Any surplus or deficit existing in the health service fund on February 5, 1985, shall belong to or be the obligation of members, as the case may be, and the city and county and the San Francisco Unified School District shall neither receive powerent nor credit or shall it contribute to such fund on account of medical care-rendered prior to such date.

SEC. A8.509. RETIREMENT—MISCELLANEOUS OFFICERS AND EMPLOYEES ON AND AFTER JULY 1, 1947.

Miscellaneous officers and employees, as defined in this section, who are members of the retirement system under this section of the charter on February 1, 1969, and persons who become miscellaneous officers and employees after February 1, 1969, shall be members of the retirement system, subject to the following provisions of this section, in addition to the provisions contained in Sections 3.670, 3.672 12.100, 12.103, 8.500, 8.510 and 8.520 of this charter notwithstanding the provisions of any other section of the charter, provided that the retirement system shall be applied to persons employed on a part-time, temporary or substitute basis only as the bBoard of a Supervisors shall determine by ordinance enacted by three-fourths vote of all members of the board. Miscellaneous officers and employees of the said departments who are members of the retirement system under Section 8.507 of the charter on February 1, 1969 shall continue to be members of the system under Section 8.507 and shall not be subject to any of the provisions of this section, except as specifically provided in this section.

(a) The following words and phrases as used in this section, unless a different meaning is plainly required by the context, shall have the following meaning:

"Retirement allowance," or "allowance," shall mean equal monthly payments, beginning to accrue upon the date of retirement, and continuing for life unless a different term of payments is definitely provided by the context.

"Compensation," as distinguished from benefits under the workers' compensation laws of the State of California, shall mean all remuneration whether in cash or by other allowances made by the City and County, for service qualifying for credit under this section.

"Compensation earnable" shall mean the compensation as determined by the retirement board, which would have been earned by the member had he or.she worked, throughout the period under consideration, the average number of days ordinarily worked by persons in the same grade or class of positions as the positions held by him or.her during such period and at the rate of pay attached to such positions, it being saxmed that during any absence, he or.she was in the position held by him or.her at the beginning of the absence, and that prior to entering Cityservice he was in the position first held by him in City-services.

"Benefit" shall include "allowance," "retirement allowance," and "death benefit."

"Average final compensation" shall mean the average monthly compensation earned by a member during any five consecutive years of credited service in the retirement system in which his arche average final compensation is the highest, unless the board of supervisors shall otherwise provide by ordinance enacted by three-fourths vote of all members of the board.

For the purposes of the retirement system and of this section, the terms "miscellaneous officer or employee," or "member," as used in this section shall mean any officer or employee who is not a member of the fire or police department as defined in the charter for the purpose of the retirement system, under Section 8.507 of the Charter.

"Retirement system" or "system" shall mean San Francisco City and County Employees' Retirement System as created in Section 8.500 of the charter.

"Retirement board" shall mean "rRetirement bBoard" as created in Section 3.670 12.100 of the charter.

"Charter" shall mean the charter of the City and County of San Francisco.

Words used in the masculine gender shall include the feminine and

neuter genders, and singular numbers shall include the plural; and the plural the singular.

"Interest" shall mean interest at the rate adopted by the retirement.

"Interest" shall mean interest at the rate adopted by the retirement

(b) Any member who completes at least 20 years of service in the aggregate credited in the retirement system, and attains the age of 50 years, or at least 10 years of service in the aggregate credited in the retirement system, and attains the age of 60 years, said service to be computed under Subsection (g) hereof, may retire from service at his or her option. Members shall be may retired under this section on the first day of the month next following the attainment by them of the age of 65 years. A member retired after reaching the age of 60 62 years shall receive a service retirement allowance at the rate of two two and three-tenths percent of said average final compensation for each year of service; provided, however, that upon the compulsory retirement of a member upon his attainment of the age of 65 years, if the allowance available to such member, pursuant to the provisions of Subsection (f) of this section, shall be greater in amount than the service retirement allowance otherwise payable to such member under this Subsection (b), then such member shall receive as his service retirement allowance; in lieu of the allowance otherwise payable under this Subsection (b), an allowance computed in accordance with the formula provided in said Subsection (f). The service retirement allowance of any member eligible to retire under this section retiring prior to attaining the age of 60 years, after rendering 20 years or more of such service and having attained the age of 50 years, computed under Subsection (g), shall be an allowance equal to the percentage of said average final compensation set forth opposite his age at retirement, taken to the preceding completed quarter year, for each year of service, computed under Subsection (g):

Age at	Percent for Each Year of
Retirement	Credited Service
50	1.0000
50 1/4	1.0250
50 1/2	1.0500
50 3/4	1.0750
51	1.1000
51 1/4	1.1250
51 1/2	1.1500
51 3/4	1.1750
52	1.2000
52 1/4	1.2250
52 1/2	1.2500
52 3/4	1.2750
53	1.3000
53 1/4	1.3250
53 1/2	1.3500
53 3/4	1.3750
54	1,4000
54 1/4	1.4250
54 1/2	1.4500
54 3/4	1.4750
55	1.5000
55 1/4	1.5250
55 1/2	1,5500
55 3/4	1.5750
56	1.6000
56 1/4	1.6250
56 1/2	1.6500
56 3/4	1.6750
57	1.7000
57 1/4	1.7250
57 1/2	1.7500
57 3/4	1.7750
58	1.8000
58 1/4	1.8250
58 1/2	1.8500
58 3/4	1.8750
59	1.9000
59 1/4	1.9250
59 1/2	1.9500
59 3/4	1.9750
60	2.1000
60 1/4	2.1250
60 1/2	
60 3/4	2.1750
61	
61 1/4	2.2250
61 1/2	
61 3/4	
62	2.3000
In no avent shall a mar	mharla ratirament allaman

In no event shall a member's retirement allowance exceed 75 percent of his average final compensation.

Before the first payment of a retirement allowance is made, a member retired under this subsection or Subsection (c) of this section, may elect to receive the actuarial equivalent of his <u>or her</u> allowance, partly in an allowance to be received by him <u>or her</u> throughout his <u>or her</u> the life, and partly in other benefits payable after his <u>or her</u> death to another person or persons, provided that such election shall be subject to all the conditions prescribed by the bBoard of supervisors to govern similar elections by other members of the retirement system, including the character and amount, of such other benefits, provided, however, that at any time within 30 days after the date on which his computatory retirement

would otherwise have become effective, a member who has attained the age of 65 years may elect within 30 days, without right of revocation, to withdraw his or her accumulated contributions, said election to be exereised in writing on a form furnished by the retirement system and filed at the office of said system, and a member so electing shall be considered as having terminated his or her membership in said system on the date immediately preceding the date on which his or her compulsory retirement would otherwise have become effective, and he shall be paid forthwith his or her accumulated contributions, with interest credited thereon. Notwithstanding the provisions of Section 8.514 of this charter, the portion of service retirement allowance provided by the City and County's contributions shall be not less than \$100 per month upon retirement after 30 years of service and after attaining the age of 60 years, and provided further that as to any member with 15 years or more of service at the compulsory a retirement age of 65, the portion of the service retirement allowance provided by the City and County's contribution shall be such that the total retirement allowance shall not be less than \$100 per month. In the calculations under this subsection of the retirement allowance of a member having credit for service in a position in the evening schools and service in any other position, separate retirement allowances shall be calculated in the manner prescribed for each class of service, the average final compensation in each case being that for the respective class of service; provided that the aggregate retirement allowance shall be taken into account in applying the provisions of this subsection providing for a minimum retirement allowance. Part-time service and compensation shall be reduced to full-time service and compensation in the manner prescribed by the board of supervisors, and when so reduced, shall be applied on full time service and compensation in the calculations of retirement allowances:

(c) Any member who becomes incapacitated for performance of duty because of disability determined by the retirement board to be of extended and uncertain duration, and who shall have completed at least 10 years of service credited in the retirement system in the aggregate, computed as provided in Subsection (g) hereof, shall be retired upon an allowance of one and eight-tenths percent of the average final compensation of said member, as defined in Subsection (a) hereof for each year of credited service, if such retirement allowance exceeds 40 percent of his or her average final compensation; otherwise one and eight-tenths percent of his or her average final compensation multiplied by the number of years of City -service which would be credited to him or her were such City service to continue until attainment by him or her of age 60, but such retirement allowance shall not exceed 40 percent of such average final compensation. In the calculation under this subsection of the retirement allowance of a member having credit for service in a position in the evening schools and service in any other position, separate retirement allowances shall be calculated, in the manner prescribed, for each class of service, the average final compensation in each case being that for the respective class of service; provided that the average final compensation upon which the minimum total retirement allowance is calculated in such case shall be based on the compensation earnable by the member in the classes of service rendered by him or her during the one year immediately preceding his or her retirement. Part-time service and compensation shall be reduced to full-time service and compensation in the manner prescribed by the board of supervisors, and when so reduced, shall be applied as full-time service and compensation in the calculation of retirement allowances. An application for a disability retirement The question of retiring a member under this subsection may be brought before the retirement board on said board's own motion, by the Executive Director of the Retirement System, by recommendation of any department head, commission or board, or by said member or his guardian. If his or her disability shall cease, his or her retirement allowance shall cease, and he or she shall be restored to service in the position or classification he or she occupied at the time of his or her retirement.

(d) No modification of benefits provided in this section shall be made because of any amounts payable to or on account of any member under workers' compensation laws of the State of California.

(e) If a member shall die, before retirement, (1) If no benefit is

payable under subdivision (2) of this subsection (e):

(A) Regardless of cause, a death benefit shall be paid to the member's estate or designated beneficiary consisting of the compensation earnable by the member during the six months immediately preceding death, plus the member's contributions and interest credited thereon.

(B) If a member sustains a traumatic bodily injury through external and violent means in the course and scope of employment and death results within 180 days of such injury, an additional insurance benefit of 12 months of compensation earnable shall be paid to the member's estate or designated beneficiary.

(2) If, at the date of his or her death, he or she was qualified for service retirement by reason of service and age under the provisions of Subsection (b) of this section, and he or she has designated as beneficiary his or her surviving spouse, who was married to him or her for at least one full year immediately prior to the date of his or her death, onehalf of the retirement allowance to which the member would have been entitled if he or she had retired from service on the date of his or her death, shall be paid to such surviving spouse who was his or her designated-beneficiary at the date of his or her death, until such spouse's death or remarriage, or if there be no surviving spouse, to the unmarried child or children of such member under the age of 18 years, collectively, until every such child dies, marries or attains the age of 18 years, provided that no child shall receive any allowance after marrying or attaining the age of 18 years. If, at the death of such surviving spouse, who was receiving an allowance under this Subdivision (2), there be one or more unmarried children of such member under the age of 18 years, such allowance shall continue to such child or children, collectively, until every such child dies, marries or attains the age of 18 years, provided that no child shall receive any allowance after marrying or attaining the age of 18 years. If the total of the payments of allowance made pursuant to this Subdivision (2) is less than the benefit which was otherwise payable under Subdivision (1) of this subsection, the amount of said benefit payable under Subdivision (1) less an amount equal to the total of the payments of allowance made pursuant to this Subdivision (2) shall be paid in lump sum as follows:

(A) If the person last entitled to said allowance is the remarried surviving spouse of such member, to such spouse.

(B) Otherwise, to the surviving children of the member, share and share alike, or if there are no such children, to the estate of the person last entitled to said allowance.

The surviving spouse may elect, on a form provided by the retirement system and filed in the office of the retirement system before the first payment of the allowance provided herein, to receive the benefit provided in Subdivision (1) of this subsection in lieu of the allowance which otherwise would be payable under the provisions of this subdivision. If a surviving spouse, who was entitled to make the election herein provided, shall die before or after making such election, but before receiving any payment pursuant to such election, then the legally appointed guardian of the unmarried children of the member under the age of 18 years, may make the election herein provided before benefit has been paid under this Subsection (e), for and on behalf of such children if, in his or her judgment it appears to be in their interest and advantage, and the election so made shall be binding and conclusive upon all parties in inter-

If any person other than such surviving spouse shall have and be paid a community property interest in any portion of any benefit provided under this Subsection (e), any allowance payable under this Subdivision (2) shall be reduced by the actuarial equivalent, at the date of the member's death, of the amount of benefits paid to such other person

Upon the death of a member after retirement and regardless of the cause of death, a death benefit shall be paid to his or her estate or designated beneficiary in the manner and subject to the conditions prescribed by the board of supervisors for the payment of a similar death benefit upon the death of other retired members

(f) Should any miscellaneous member cease to be employed as such a member, through any cause other than death or retirement, all of his or her contributions, with interest credited thereon, shall be refunded to him or her subject to the conditions prescribed by the board of supervisors to cover similar terminations of employment and reemployment with and without redeposit of withdrawn accumulated contributions of other members of the retirement system, provided that if such member is entitled to be credited with at least 10 years of service or if his or her accumulated contributions exceed \$1,000, he or she shall have the right to elect, without right of revocation and within 90 days after said termination of service, or if the termination was by lay-off, 90 days after the retirement board determines the termination to be permanent, whether to allow his or her accumulated contributions to remain in the retirement fund and to receive benefits only as provided in this paragraph. Failure to make such election shall be deemed an irrevocable election to withdraw his or her accumulated contributions. A person who elects to allow his or her accumulated contributions to remain in the retirement fund shall be subject to the same age requirements as apply to other members under this section for service retirement, but he or she shall not be subject to a minimum service requirement. Upon the qualification of such member for retirement by reason of age, he or she shall be entitled to receive a retirement allowance which shall be the actuarial equivalent of his accumulated contributions and an equal amount of the contributions of the City and County, plus 1-2/3 percent of his or her average final compensation for each year of service credited to him or her as rendered prior to his or her first membership in the retirement system. Upon the death of such member prior to retirement, his or her contributions with interest credited thereon shall be paid to his or her estate or designated benefi-

(g) The following time and service shall be included in the computation of the service to be credited to a member for the purpose of determining whether such member qualifies for retirement and calculating

(1) Time during which said member is a member of the retirement system and during and for which said member is entitled to receive compensation because of services as a miscellaneous officer or employee.

(2) Service in the fire and police departments which is not credited as service of a member under this section shall count under this section upon transfer of a member of either of such departments to employment entitling him or her to membership in the retirement system under this section, provided that the accumulated contribution standing to the credit of such member shall be adjusted by refund to the member or by payment of the member, to bring the account at the time of such transfer to the amount which would have been credited to it had the member been a miscellaneous employee throughout the period of his or her service in either such departments at the compensation he received in such depart-

(3) Time during which said member is absent from a status included in paragraphs (1) or (2) next preceding which is not deemed absence from service under the provisions of Section 8,520 of the charter and for which such member is entitled to receive credit as service for the City and County by virtue of contributions made in accordance with the provisions of such section.

(4) Prior service determined and credited as prescribed by the board of supervisors for persons who are members under Section 8.507.

(5) The board of supervisors, by ordinance enacted by a threefourths vote of its members, may provide for the crediting as service under the retirement system of service, other than military service, rendered as an employee of the federal government and service rendered as an employee of the State of California or any public entity or public agency in the State of California. Said ordinance shall provide that all contributions required as the result of the crediting of such service shall be made by the member and that no contributions therefore shall be required of the City and County.

(h) All payments provided under this section shall be made from funds derived from the following sources, plus interest earned on said funds:

(1) There shall be deducted from each payment of compensation paid to a member under Section 8.509 a sum equal to 7-1/2 percent of such payment of compensation. The sum so deducted shall be paid forthwith to the retirement system. Said contribution shall be credited to the individual account of the member from whose salary it was deducted, and

the total of said contributions, together with interest credited thereon in the same manner as is prescribed by the board of supervisors for crediting interest to contributions of other members of the retirement system, shall be applied to provide part of the retirement allowance granted to, or allowance granted on account of said member under Section 8,509, or shall be paid to said member or his or her estate or beneficiary as provided in Sections 8.509(e) and 8.509(f).

(2) Contributions based on time included in paragraphs (1) and (3) of Subsection (g), and deducted prior to July 1, 1947, from compensation of persons who become members under this section, and standing with interest thereon, to the credit of such members on the records of the retirement system on said date, shall continue to be credited to the individual accounts of said members, and shall be combined with and administered in the same manner as the contributions deducted after said date.

(3) The total contributions, with interest thereon, made by or charged against the City and County and standing to its credit, on July 1, 1948, in the accounts of the retirement system, on account of persons who become members under this section, shall be applied to provide the benefits under this section.

(4) The City and County shall contribute to the retirement system such amounts as may be necessary, when added to the contributions referred to in the preceding paragraphs of this Subsection (h), to provide the benefits payable under this section. Such contributions of the City and County to provide the portion of the benefits hereunder, which shall be based on service rendered by each member prior to the date upon which his or her rate of contribution is determined in paragraph (1), Subsection (h), shall not be less during any fiscal year than the amount of such benefits paid during said year. Such contributions of the City and County to provide the portion of the benefits hereunder, which shall be based on service rendered by respective members on and after the date stated in the next preceding sentence, shall be made in annual installments, and the installment to be paid in any year shall be determined by the application of a percentage to the total salaries paid during said year, to persons who are members under this section, said percentage to be the ratio of the value of the effective date hereof, or at the later date of a periodical actuarial valuation and investigation into the experience under the system, of the benefits thereafter to be paid under this section, from contributions of the City and County, less the amount of such contributions, and plus accumulated interest thereon, then held by said system to provide said benefits on account of service rendered by respective member after the date stated in the sentence next preceding, to the value at said respective dates of salaries thereafter payable to said members. Said values shall be determined by the actuary, who shall take into account the interest which shall be earned on said contributions, the compensation experience of members, and the probabilities of separation by all causes, of members from service before retirement, and of death after retirement. Said percentage shall be changed only on the basis of said periodical actuarial valuation and investigation into the experience under the system. Said actuarial valuation shall be made every even-numbered year, and said investigation into the experience under the system shall be made every odd-numbered year.

Notwithstanding the provisions of this Subdivision (4), any additional liabilities created by the amendments of this Section 8.509 contained in the proposition therefore submitted to the electorate on November 6, 1973, shall be amortized over a period of 30 years.

(5) To promote the stability of the retirement system through a joint participation in the result of variations in the experience under mortality, investment and other contingencies, the contributions of both members and the City and County, held by the system to provide the benefits under this section, shall be a part of the fund in which all other assets of said system are included. Nothing in the section shall affect the obligations of the City and County to pay to the retirement system any amounts which may or shall become due under the provisions of the charter prior to the effective date hereof, and which are represented on July 1, 1947, in the accounts of said system by debits against the City and County.

(i) Upon the completion of the years of service set forth in

Subsection (b) of this section as requisite to retirement, a member shall be entitled to retire at any time thereafter in accordance with the provisions of said Subsection (b), and nothing shall deprive said member of said right.

(j) Except as otherwise provided in section 8.511 of this charter, no person retired under this section, for service or disability and entitled to receive a retirement allowance under the retirement system, shall serve in any elective or appointive position in the City and County service, including membership on boards and commissions, nor shall such persons receive any payment for service rendered to the City and County after retirement, provided that service as an election officer or juror shall not be affected by this section.

(k) Any section or part of any section in this charter, insofar as it should conflict with this section, or with any part thereof, shall be superseded by the contents of this section. In the event that any word, phrase, clause or subsection of this section shall be adjudged unconstitutional, the remainder thereof shall remain in full force and effect.

(1) Notwithstanding the provisions of Subsections (b), (c), (f), and (i) of this section, any member convicted of a crime involving moral turpitude, committed in connection with his or her duties as an officer or employee of the City and County of San Francisco, shall, upon his or her removal from office or employment pursuant to the provisions of this charter, forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Subsection (b) of this section, he or she shall have the right to elect, without right of revocation and within 90 days after his or her removal from office or employment, whether to withdraw all of his or her accumulated contributions or to receive as his or her sole benefit under the retirement system, an annuity which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

(m) The amendments of this section contained in the proposition submitted to the electorate on November 6, 1984 are hereby declared to be prospective and shall not give any person a claim against the City and County relating to a death prior to ratification of this amendment by the State Legislature.

(n) The amendments to Section A8.509 contained in the proposition submitted to the electorate on June 3, 2008 shall apply only to miscellaneous officers and employees under this Section A8.509 who were not retired on January 10, 2009, and whose accumulated contributions were in the retirement fund on January 10, 2009 and who were not retired on that date.

SEC.A8.526-2. COST OF LIVING ADJUSTMENT IN ALLOWANCES ON AND AFTER JANUARY 10, 2009.

(a) Notwithstanding the provisions of Section A8,526 or any other provision of the charter to the contrary, effective January 10, 2009, each retirement allowance payable which is not subject to change when the salary rate of any member is changed shall be adjusted according to the provisions of this Section A8.526-2 and not Section A8.526.

(b)(1) Funds necessary for the payment of any increase in allowances pursuant to this Section A8.526-2 that are payable to, or on account of, members who retired or died, shall be provided from the City's accumulated contributions held by the system on account of such members. The City's contributions shall be determined on the basis of a normal contribution rate which shall be computed as a level percentage of compensation which, when applied to the future compensation of the average new member entering the system, together with the required member contribution, will be sufficient to provide for the payment of all prospective benefits of such member.

(b)(2) Any increase in allowances payable which are not funded by the City's accumulated contributions held by the system shall be funded by contributions of members entitled to said allowances, which shall be at rates which are in addition to the rates of contribution otherwise provided by charter or ordinance, provided that a member's rate of contribution shall not exceed one-half of one percent of his or her monthly compensation. The contributions made under this section by any member shall be credited together with regular interest thereon to his or her individual account and shall be subject to the same charter and ordinance provisions relating to accumulated contributions of the member included, mowere, that upon his or her retirement or death, such accumulated contributions and interest shall not be applied to provide a part of the retirement benefits payable on interest shall not be capited to provide a part of the retirement benefits payable to him or her on the death allowance benefits payable on account of his or her death otherwise provided by charter or ordinance, but instead shall be held, together with the accumulated contributions made by the City pursuant to this subsection (b) 31), with interest thereon, to provide the benefits under this Section (8.526).

(b)(3). The rates of contribution of members and the City, as proyided herein, shall be fixed by the retirement board from time to time as it determines necessary.

(cx1) The retirement board shall determine prior to April L of guarantees of increase or decrease in the cost of living during the preceding calendar year, as shown by the then current Consumer Price Index. All Items. San Francisco (1957-59=100). issued by the U.S. Bureau of Lubor Statistics and published in the Monthly Lubor Review or a successor publication. The cost of living adjustments as hereinafter provided shall be based on the percentage of such increase or decrease.

(v. 82). Nonvithstanding any other charter or ordinance provision operating the retirement system, effective Journay 10, 2009, ever retirement or death allowance payable to, or on account of, any member who retires or death allowance payable to, or on account of, any member is entired or died as such a member, except allowances subject to change when the salary rate of any member is changed, shall be increased or decreased as of July, 1, 2099, and on July 1, of each succeeding year, by an amount equal to the persenture, as determined in Subsection (cl. 1) multiplied by the mounthy allowance payable on June 30 of that calendar year,

and (skill). The percentage of increase or decrease in each such allowand shall be the percentage which is determined by the retirement board to approximate to the nearest one percent increase or decrease in the cost of living during the preceding calendar year.

(c)(4). No such adjustment in any year shall exceed two percent of aid allowance; provided, however, that no allowance shall be reduced below the amount being received by the member or the member's beneficiary, on July 1, 1968, or on the effective date the member began to receive the allowance, whichever is later.

(Ak1) Commencing with the effective date of this Section AS 526.2 if the percentage of increase or decrease in the cost of living in any calendar year, as determined to the nearest one percent by the retirement board, were to exceed two percent as compared with the cost of living in the next preceding calendar year, the percentage of increase or decrease in the cost of living in excess of no percent, shall be accumulated to provide increases or decreases in the cost of living in each succeeding calendar year.

SEC. A8.526-3. SUPPLEMENTAL COST OF LIVING BENEFIT ON AND AFTER JANUARY 10, 2009.

(a) Notwithstanding the provisions of Section AS 526-1. or any other provision of this charter to the contrary, effective January 10, 2009, all supplemental cost of living benefits adjustments payable, including retirement allowances subject to change when the salary rate of a member is changed, shall be determined pursuant to the provisions of Section AS 520-3 and not Section AS 520-1.

this 1.0n July 1, 2009 and July 1 of each succeeding year, the retirement bound shall determine whether, in the previous Rocal year, there are cornings in excess of the expected earnings on the actuarial value of the assets. In those years when the previous year's curnings exceed the expected earnings on the actuarial value of the assets, then on July 1 each retirement allowance is the actuarial value of the assets, then on July 1 each retirement allowance while it is which the continuous who did not a member who did it is unforced to the actual value of the salary rate of a member is changed, shall be increased by an animous equal to three and one-hall percent (135%) of the allows.

ance as of June 30, less the amount of any cost of living adjustment provided pursuant to Section A8.526-2 and less the amount of any cost of living adjustment, payable in that fiscal year, which is the result of a change in the salary of the member.

th VL) If on July 1.2009 and July 1 of each succeeding year, the previous fiscal year's earnings exceed the expected earnings on the actuarial value of the assets, but they are insufficient to increase said allow-ences by three and one half percent [3.3%] as provided in Subsection 10 II., then to the extent of excess earning, said allowances shall be increased in increments of one-half percent [5.3%] up to the maximum three and one-half percent [5.3%] up to the maximum three and one-half percent [5.3%] of the allowance as of June 30. less the amount of any cost of living adjustment provided pursuant to Section 8.3.52.2 and less the amount of any cost of living adjustment, poyable in that fiscal year, which is the result of a change in the salary of the member.

c). When the previous fiscal year's earnings exceed the expected arnings on the actuarial value of the assets but are not sufficient to fund any supplemental cost of living benefit adjustment pursuant to either Subsection (bil 1) or living. The retirement board shall reserve the excess contines for that year. Said reserved earnings shall accumulate only until such time that said reserved earnings, plus the next year's earnings is excess of the expected earnings son the actuarial value of the assets, are sufficient to fund one fiscal year's increase in the supplemental cost of living benefit adjustment, at which time the earnings in reserve shall be withdrawn and used to fund a supplemental cost of living benefit adjustment. at which time the earnings in reserve shall be withdrawn and used to fund a supplemental cost of living benefit adjustment as provided in either Subsection (bil 1) or (bil 2).

(d) Any supplemental cost of living benefit adjustment, once paid to a member, shall not be reduced thereafter.

SEC, A8.587-2. SERVICE RETIREMENT.

Any member who completes at least 20 years of service in the aggregate credited in the retirement system and attains the age of 50 years, or at least 10 years of service in the aggregate credited in the retirement system, and attains the age of 60 years, said service to be computed under Section A8.587-7 may retire for service at his or her option. Members may retire under this section or under the provisions of A8.587-6, on the first day of the month next following the attainment by them of the age of 65 years. A member retired after reaching the age of 60 62 years shall receive a service retirement allowance at the rate of 2 2.3 percent of said average final compensation for each year of service. The service retirement allowance of any member retiring prior to a) attaining the age of 60 years, and after rendering 20 years or more of such service, computed under Section A8.587-7, and having attained the age of 50 years, or b) attaining the age of 60 years, and after rendering 10 years or more of such service, computed under Section A8,587-7, shall be an allowance equal to the percentage of said average final compensation set forth opposite his or her age at retirement, taken to the preceding completed quarter year, for each year of service, computed under Section A8.587-7:

Age at	Percent for Each Year of
Retirement	Credited Service
50	1.0000
50 1/4	1.0250
50 1/2	1.0500
50 3/4	1.0750
51	1.1000
51 1/4	. 1.1250
51 1/2	1.1500
51 3/4	1.1750
52	1.2000
52 1/4	1.2250
52 1/2	1.2500
52 3/4	1.2750
53	1.3000
53 1/4	1.3250

53 1/2	1.3500
53 3/4	1.3750
54	1.4000
54 1/4	1.4250
54 1/2	1.4500
54 3/4	1.4750
55	1.5000
55 1/4	1.5250
55 1/2	1.5500
55 3/4	1.5750
56	1.6000
56 1/4	1.6250
56 1/2	1.6500
56 3/4	1.6750
57	1.7000
57 1/4	1.7250
57 1/2	1.7500
57 3/4	1.7750
58	1.8000
58 1/4	1.8250
58 1/2	1.8500
58 3/4	1.8750
59	1.9000
59 1/4	1.9250
59 1/2	1.9500
59 3/4	1.9750
60	2.1000
60 1/4	2.1250
60 1/2	2.1500
60 3/4	
61	2,2000
61 1/4	2.2250
61 1/2	2.2500
61 3/4	
	2,3000
In no event shall	a member's re

In no event shall a member's retirement allowance exceed seventy five percent of his or her average final compensation.

Before the first payment of a retirement allowance is made, a member, retired under this section or Section A8.587-3, may elect to receive the actuarial equivalent of his or her allowance, partly in an allowance to be received by him or her throughout his or her life, and partly in other benefits payable after his or her death to another person or persons, provided that such election shall be subject to all the conditions prescribed by the board of supervisors to govern similar elections by other members of the retirement system, including the character and amount, of such other benefits. Notwithstanding the provisions of Section A8.514 of this charter, the portion of service retirement allowance provided by the City and County's contributions shall be not less than \$100 per month upon retirement after thirty years of service and after attaining the age of 60 years, and provided further that as to any member with 15 years or more of service at the retirement age of 65, the portion of the service retirement allowance provided by the City and County's contribution shall be such that the total retirement allowance shall not be less than \$100 per month. In the calculations under this section of the retirement allowance of a member having credit for service in a position in the evening schools and service in any other position, separate retirement allowances shall be calculated, in the manner prescribed for each class of service, the average final compensation in each case being that for the respective class of service, provided that the aggregate retirement allowance shall be taken into account in applying the provisions of this section providing for a minimum retirement allowance. Part-time service and compensation shall be converted to full-time service and compensation in the manner prescribed by the board of supervisors, and when so converted shall be applied on full-time service and compensation in the calculation of retirement allowances.

SEC. A8,587-13. APPLICATION OF PLAN.

(a) The provisions of Section A8.587 and Section A8.587-1 through A8.587-13 shall not apply to any members of the Retirement System under section A8.584 who retired or died before November 7, 2000

(b) The amendments to Section A8.58T contained in the proposition submitted to the electorate on June 3. 2008 shall apply only to miscellaneous officers and employees under Section A8.58T who were not retired on January 10, 2009, and whose accumulated contributions were in the retirement fund on January 10, 2009 and who were not retired on that date.

(c) For members of the retirement system under Sections A8.584 or A8.587 who retired before January 10. 2009 and are later elected or appointed to a position or office which subjects him or her to membership in the retirement system under Section A8.587, the amendments to Section A8.587 submitted to the electorate on June 3, 2008 shall only apply to service after January 10, 2009.

SEC. A8.590-8, RETIREE HEALTH CARE TRUST FUND.

Nowithstanding any other provision of Charter Sections 88.409 hrough A8.409-8. The provisions and operation of the Retiree Health Care Trust Fund, including employee contributions to the find, shall be determined pursuant to Charter Sections 12.204, A8.432, and A8.433, and shall not be subject to the dispute resolution procedures contained in Charter Section A8.590-5.

PROPOSITION C

Describing and setting forth a proposal to the qualified voters of the City and County of San Francisco to amend the Charter of the City and County of San Francisco by amending Sections A8.584-9, A8.586-12, A8.587-12 and A8.598-12, and by adding Sections A8.586-13, A8.586-16, A8.587-14 and A8.598-16 to reaffirm the voters' intent that members convicted of a crime involving moral turpitude in connection with their duties as an officer or employee of the City and County, the school district, the college district, or the Superior Court of California, County of San Francisco, shall forfeit any right to a retirement benefit funded, in whole or in part, from contributions by the City and County, the school district, or the college district.

The Board of Supervisors hereby submits to the qualified voters of the City and County, at an election to be held on June 3, 2008, a pronposal to amend the Charter of the City and County by amending Sections As 584-9, As 586-12, As 587-9, As 588-12, As 597-12 and As 598-12, and by adding Sections As 584-13, As 586-16, As 587-14, As 588-16, As 597-16 and As 598-16 to read as follows:

Note: Additions are <u>single-underline italics Times New Roman</u>.

Deletions are <u>strikethrough italics Times New Roman</u>.

SEC. A8.584-9. RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section 8.584-2 as requisite to retirement, a member shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 8.5842, and, except as provided in the following paragraph Section 8.5842, and the said with the said member of said right.

Any member convicted of a crime involving moral turpitude committed in connection with his duties as an officer or employee of the City and County shall; upon his removal from office or employment, pursuant to the provisions of this charter, forfeit all rights to any benefits under the retirement system except refunded of his accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8544 2, he shall have the right to elect, without right of revocation and within 90 days after his removal from office or employment to receive as his sole benefit under the retirement system are annuity which shall be the actuarial equivalent of his accumulated contributions at the time of such removal from office or employment.

SEC. A8.584-13. FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member convicted of a crime involving moral turpitude commuted in connection with his or her duties as an officer or employee of the City and County, the school district, the college district, or the Superior Court of Culfornia. County of San Francisco, shall forfeit all replas to any benefits under the retirement system except refund of his or her accumulated contributions, provided, however, that if such member is qualified for service retirement by reason of service and use under the provisions of Section in SSM-2, he or she shall have the right to elect, without right of revocation and within 90 days after his or her removal from office or employment, to receive as his or her sole benefit under the retirement system on annuity which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any member, after retirement for service or disability or while receiving a vesting allowance, who is convicted of a crime involving moral turpitude in connection with his or her duties as an officer or employee of the City and County, the school district, the college district, or the Superior Court of California, County of San Francisco, shall forleit all rights to any further benefit from the Retirement System and the Retirement System shall immediately cease all future payments to such member: provided however, that if, at the time of the conviction, said member has remaining accumulated confirmations, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system an annually which shall be the actuaried equivalent of his or her accumulated contributions remaining at the time of the conviction.

SEC. A8.586-12, RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section 8.586-2 as requisite to retirement, a member of the police department shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 8.586-2, and, except as provided in the following paramy Section 8.586-16, nothing shall deprive said member of said right.

Are member of the police department convicted of a estime involving metal topolitude committed in connection with his or her duties as a member of the police department shall upon termination of his or her employment pursuant to the provisions of this charter, forfeit all rights to are lengths under the retirement system except refund of his or her accommitted contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8-560-2, he or she shall have the right to elect, without explosion of section and within 30 days of the termination of his or her employment, whether to withdraw also fits or her accumulated contributions of to receive as his or her sole henefit under the retirement system an animative which shall be the actuarial equivalent of his or her accuming these times as the continuous at the time of such retirements of specific memory.

SEC. A8.586-16. FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member convicted of a crime involving moral turpitude committed in connection with his or her duties as an officer or employee of the Usy and County shall forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and use under the provisions of Section 8.386-2, he or she shall have the right to elect, without right of revocation, and within 80 days, after his or her removal from office or employment to receive as his or her sade benefit under the retirement system on animality which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any member, after retirement for service or disability or while

receiving a vesting allowance, who is convicted of a crime involving moral turpitude in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any further benefit from the Retirement System and the Retirement System shall be benefit from the Retirement System shall be covered that if, at the time of the conviction, said member has remaining accumulated contributions. Hen such member shall have the right to elect without right of revocation and within 30 days after his or her conviction, to receive as his or her so de benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

SEC. A8.587-9, RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section A8.587-2 as requisite to retirement, a member shall be entitled to retire at any time thereafter in accordance with the provisions of said Section A8.587-2, and, except as provided in the following paragraph Section 8.887-14, nothing shall deprive said member of said right.

Any member convicted of a crime involving moral turpitude committed in connection with his or her duties as an officer or employee of the City and County shall, upon his or her removal from office or employment, pursuant to the provisions of this charter, forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions, provided, however, that if such member is qualified for service entirement by reason of service and age under the provisions of Section A8 587-2, he or she shall have the right to elect, without right of revocation and within 30 days after his or her removal from office or employment to receive as his or her sole benefit under the retirement system a annuity which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

SEC.A8.587-14.FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member convicted of a crime involving moral turpitude committed in connection with his or her duties as an officer or employee of the City and County, the school district, the college district, or the Superior Court of California. County of San Francisco, shall forfeit all rights to any benefits under the retirement system except refined of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8-587-2, he or she shall have the right to elect without right of revocation and within 90 days after his or her removal from office or employment to receive as his or her sole benefit under the retirement system an annuity which shall be the actuariate quivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any, member, after retirement for service or disability or while receiving a vesting allowance, who is convicted of a crime involving moral turpitude in connection with his or her duties as an officer or employee of the Circ and County, the school district, the college district or the Superior Court of California. County of San Francisco, shall forfeit all rights to any further benefit from the Retirement System and the Retirement System shall immediately cease all future payments to such member: provided however, that if, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

SEC. A8.588-12. RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section 5.588-2 as requisite to retirement, a member of the fire department shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 8.588-2, and, except as provided in the following paragraph Section 8.588-16, nothing shall deprive said member of said right. Any member of the fire department convicted of a crime involving moral turpitude committed in connection with his or her duties as a member of the fire-department shall, upon termination of his or her employment pursuants or he provisions of this charter, forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8-380. 2, he or she shall have the right to elect, without right of revocation and within 90 days of the termination of his or her employment, whether to withdraw all of his or her accumulated contributions or to receive as his or her sole benefit under the retirement system an annuity which shall be the accurated equivalent of his or her accuming tack contributions at the time of such termination of employment.

SEC.A8.588-16. FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member convicted of a crime involving moral turpitude committed in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any benefits under the retirement system except refund of his or he accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8.588.2, he or she shall have the right to elect, without right of revocation and within 30 days after his or her removal from office or employment to receive as his on her sade hendre funder the retirement system on annuity which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any member, after retirement for service or disability or white receiving a vesting allowance, who is convicted of a crime involving moral turpinde in connection with his or her duties as an officer or employee of the City and Coint shall forfeit all rights to any further benefit from the Retirement System and the Retirement System shall immediately cease all that powers to such member; provided however, that if a the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

SEC. A8.597-12. RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section 8.597-2 as requisite to retirement, a member of the police department shall be entitled to retire at any time therafter in accordance with the provisions of said Section 8.597-2, and, except as provided in the following paragraph Section 8.597-16, nothing shall deprive said member of said right.

Any member of the police department convicted of a crime involving moral turpinude committed in connection with his or her duties as a member of the police department shall, upon termination of his or her employment pursant or he provisions of his charer, forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section A6.597-2, he or she shall have the right to elect, without right of revocation and within 90 days of the termination of his or her employment, whether to withdraw all of his or her accumulated contributions or to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions of the foreign of such termination of employment.

SEC.A8.597-16. FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member convicted of a crime involving moral turpitude committed in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8:597.2, he or she shall have the right to elect, without right of resocation and within 50 days after his or her removal from office or employment to receive as his or her sole benefit under the retirement system an annuly which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any member, after retirement for service or disability or white receiving a vesting allowance, who is convicted of a crime involving moral turpitude in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any further benefit from the Retirement System and the Retirement System shall immediately cease all future payments to such member; provided hower, that it, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to neceive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

SEC, A8,598-12, RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section 8.598-2 a requisite retirement, a member of the fire department shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 8.598-2, and, except as provided in the following paragraph Section 8.598-16, nothing shall deprive said member of said right.

Any member of the fire department convicted of a crime involving moral turpinds committed in connection with his or her duties as a member of the fire department shall, upon termination of his or her employment pursuant to the provisions of this charter, forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 140-590 2-, he or she shall have the right to elect, without right of revocation and within 90 days of the termination of his or her employment, whether to withdraw all of his or her accumulated contributions or to receive as his or her sole benefit under the retirement system an animity which shall be the actuarial equivalent of his or her accumulated contributions of the firm of such termination of semborment.

SEC.A8.598-16. FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

My member convicted of a crime involving moral napitude committed in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8.598-2, he or she shall have the right to elect, without right of revocation and waim 90 days after his or her removal from office or employment to eccive as his or her sole benefit under the retirement system an annulty which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from fire or employments

Any member, after retirement for service or disability or while receiving a vesting allowance, who is convicted of a crime involving moral turpitude in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any further benefit from the Retirement System and the Retirement System shall immediately cease all future poyments to such member; provided however, that if, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system on annuity which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

PROPOSITION D

Describing and setting forth a proposal to the qualified voters of the City and County of San Francisco to amend the Charter of the City and County of San Francisco by amending Section 4.101 to make it City policy to consider and as appropriate support the nomination, appointment and confirmation of female, minority, and disabled candidates to fill seats on appointive boards, commissions, or advisory bodies.

The Board of Supervisors hereby submits to the qualified voters of the City and County, at an election to be held on June 3, 2008, a proposal to annend the Charter of the City and County by amending Section 4.101 to read as follows:

Note: Additions are <u>single-underline italics Times New Roman</u>.

Deletions are <u>strikethrough italies Times New Roman</u>.

SEC. 4.101. BOARDS AND COMMISSIONS--COMPOSITION. (a) Unless otherwise provided in this Charter, the composition

- Of each appointive board, commission or advisory body of any kind established by this Charter or legislative act of the United States of America, the State of California or the Board of Supervisors shall:
- Be broadly representative of the communities of interest, neighborhoods, and the diversity in ethnicity, race, age, and sexual orientation, and types of disabilities of the City and County and have representation of both severs and
- 2. Consist of electors of the City and County at all times during the term of their respective offices, unless otherwise specifically provided in this Charter, or in the case of boards, commissions or advisory bodies established by legislative act the position is (a) designated by ordinance for a person under legal voting age, or (b) unless specifically exempt from the provisions, or waived by the appointing officer or entity upon a finding that an elector with specific experience, skills or qualifications willing to serve could not be located within the City and County.
- It shall be official City policy that the composition of each oppointive board, commission, or advisory body of any kind established by this Chairer or legislative act of the United States of America, the State of California, or the Board of Supervisors, shall reflect the interests and contributions of both men and women of all races, editicities, sequal orientations, and types of disabilities. The voters therefore arge in the strongest terms all City officers and agencies involved in nominating, appointing or confirming members of those appointive boards, commissions, or advisory bodies to consider and as appropriate support, the namination, appointment, or confirmation of female, minority, and disabiled candidates to fill seats on those bodies.

The Commission on the Status of Women shall conduct on analysis of appointments to appoint we boards, commissions, and advisory bodies on the sec and and fourth year of each mayoral administration to track the diversity of appointments to such bodies. This analysis, to be based only on voluntary disclosures, shall include sender, ethnicity, sexual orie to individual status, and any other relevant democraphic audities.

- (b) Vacancies on appointive boards, commissions or other units of government shall be filled for the balance of the unexpired term in the manner prescribed by this Charter or ordinance for initial appointments.
- (c) Terms of office shall continue as they existed on the effective date of this Charter.

PROPOSITION E

Describing and setting forth a proposal to the qualified voters of the City and County of San Francisco to amend the Charter of the City and County of San Francisco by amending Section 4.112 to require confirmation by the Board of Supervisors of the Mayor's appointments to the Public Utilities Commission and to set qualifications for members of the Public Utilities Commission.

The Board of Supervisors hereby submits to the qualified voters of the City and County, at an election to be held on June 3, 2008, a proposal to amend the Charter of the City and County by amending Section 4.112 to read as follows:

Note: Additions are <u>single-underline italics Times New Roman</u>.

Deletions are <u>strikethrough italics Times New Roman</u>.

SEC. 4.112. PUBLIC UTILITIES COMMISSION.

(a) The Public Utilities Commission shall consist of five members appointed by the Mayor, subject to confirmation by a majority of the Board of Supervisors, presume to Section 3-100, for four year terms: Each of the members shall serve for a term of four years. Members may be removed by the Mayor only pursuant to Section 15-105.

(b) Seat I on the Commission shall be a member with experience in environmental policy and numberstanding of environmental Justice issues, Seat 2 shall be a member with experience in ratepayer or consumer advocacy. Seat 3 shall be a member with experience in project finance, Seat 4 shall be a member with experience in project systems, or public utility management. And Seat 5 shall be an at-large member.

(c). The respective terms of office of members of the Public Utilities Commission who hold office on August 1, 2008 shall expire at noon on that date, and the members appointed pursuant to the amenderns to this Section approved at the June 2008 election shall succeed to said office at that time. In order to provide for stayeered terms, the members appointed to Seats 2 and 4 shall serve for an initial term of two years from August 1, 2008. The remaining three members appointed to Seats 1, 3, and 5 shall serve for an initial term of four years from August 1, 2008, and thereafter the terms of all members shall be four years.

(d) The Commission shall have charge of the construction, management, supervision, maintenance, extension, operation, use and control of all water and energy supplies and utilities of the City as well as the real, personal and financial assets, which are under the Commission's jurisdiction on the operative date of this Charter, or assigned pursuant to Section 4.132.

PROPOSITION F

Ordinance setting forth policies requiring the development plan for the Bayview Hunters Point area to include a significant amount of affordable housing and requiring the Board of Supervisors to find that the development plan is consistent with these affordable housing policies before it approves any sale, conveyance or lease of the Cityowned land at Candlestick Point, including the property currently used for the existing Monster Park stadium and related parking areas, in connection with the development plan.

Be it ordained by the People of the City and County of San Francisco:

Section 1. Findings.

The People of the City and County of San Francisco (the "City") make the following findings:

- (a) In May 2007 the City's Board of Supervisors and Mayor approved a resolution endorsing a Conceptual Framework for the integrated development of certain real property at Candlestick Point and the remaining phases of the Hunters Point Shipyard redevelopment project, both of which are located within the Bayview Hunters Point area of San Francisco (the "Bayview").
- (b) The Shipyard property, owned by the United States Department of the Navy (the "U.S. Navy"), consists of a once thriving major maritime industrial center that employed generations of Bayview residents. In 1974, the U.S. Navy ceased operation of the Shipyard, the closure of which had profoundly negative impacts on the economic base of the Bayview. The Bayview is characterized by underused and declin-

ing former industrial areas in need of revitalization. In July 1997, the Board of Supervisors adopted and the Mayor approved a redevelopment plan for the Shipyard (the "Shipyard Redevelopment Plan").

(c) Candlestick Point includes (i) the Alice Griffith Public Housing Development, also known as Double Rock ("Alice Griffith Public Housing"), which is owned by the San Francisco Housing Authority; (ii) the Candlestick Point State Recreation Area; and (iii) the City-owned Stadium and related parking area under lease to the San Francisco Forty Niners (the "49ers") named Monster Park. In June 2006, the Board of Supervisors adopted and the Mayor approved a redevelopment plan covering large portions of the Bayview, including most of Candlestick Point (the "Bayview Redevelopment Plan").

(d) The Conceptual Framework envisions a major mixed-use project for the area, including hundreds of acres of new waterfront parks and open space, thousands of new units of housing, including affordable housing, extensive job-generating retail and research and development space, permanent space for the artist colony that exists in the Shipyard and a site for a new stadium for the 49ers. Combining planning and development for the Shipyard Property and Candlestick Point as an integrated revitalization project provides, among other goals, an opportunity to provide a significant amount of affordable housing. The Shipyard Property and Candlestick Point as an integrated size of the state of the size of the size

(e) The purpose of the Conceptual Framework was to (1) set forth certain goals and principles to guide the proposed redevelopment of the Project Site. (2) present a preliminary plan for the integrated development of the Project Site so that the City may begin environmental review under the California environmental Quality Act ("CEQA"), and (3) set forth the parameters for the City and the San Francisco Redevelopment agency to begin an extensive community and public review process of the preliminary proposal, as that proposal may be modified and updated duing the public review and planning process. As such, the Conceptual Framework envisions the creation of affordable housing, but does not set specific goals with respect to the amount of affordable housing to be created by the project.

(f) The Bayview Hunters Point Area Plan of the San Francisco General Plan identifies affordability as the primary housing issue facing the Bayview. As stated in the General Plan, the Bayview has a low median income relative to the rest of the City, such that to be affordable to most Bayview households, rental housing should be at a cost level affordable to those with 50% of the City's median income and ownership housing should be at a cost level affordable to households earning an amount equal to 80% of the City's medial income.

(g) The Alice Griffith Public Housing is in need of repair and replacement. The Alice Griffith Public Housing site includes vacant land owned by the Housing Authority and provides an opportunity for the Housing Authority to partner in the overall redevelopment of housing in

Section 2. Governmental and Public Review and Approval.

Any Integrated Development Plan for the Project Site will be subject to extensive public review and input and require public approvals from the City and various federal and state agencies, which may include among others the San Francisco Redevelopment Agency, the State Department of Parks and Recreation, the San Francisco Housing Authority, the San Francisco Bay Conservation and Development Commission, the State Lands Commission, the State Regional Water Quality Control Board and the U.S. Navy. The implementation of any Integrated Development Plan for the Project Site will also require amendments to the City's General Plan, the existing Bayview Redevelopment Plan and the Shipyard Redevelopment Plan following environmental review under CEQA. As a result of the public review and approval process described here, the boundaries of the Project Site as identified on Exhibit A and the provisions of the Integrated Development Plan as described in the Conceptual Framework and generally described in this Initiative may be materially different at the time of approval. The reference to the Project Site and Integrated Development Plan in this Initiative is intended to refer to both the Project Site and the Integrated Development Plan as they are defined in this Initiative, and as they may be modified in the future as a result of the public review and approval process, including the CEQA process.

Section 3. Purpose.

The purpose of this Initiative is to express the voters' intent that the City and other applicable agencies incorporate a significant affordable housing component into the Integrated Development Plan. The voters wish to encourage all local, state and federal agencies with applicable jurisdiction to take all steps necessary to proceed with an Integrated Development Plan consistent with this Initiative.

Section 4. Policies

It is the Policy of the People of the City that any Integrated. Development Plan approved by the City for the Project Site under a new redevelopment plan for the Project Site or through amendments to the Shipyard Redevelopment Plan or Bayview Redevelopment Plan, or both, include the following provisions.

(a) The Integrated Development Plan shall require that at least one-half of all new housing units to be developed in the Project Site over the term of the redevelopment plan be affordable as follows: (1) at least one-sixth of all units shall be affordable to 80% SFMI households; (2) at least one-sixth of all units shall be affordable to 60% SFMI households; and (3) at least one-sixth of all units shall be affordable to 30% SFMI households. For purposes of this subsection (a).

(i) "80% SFMI household," '60% SFMI household," and
"30% SFMI household" mean, respectively, a household that earns no more than 80%, 60%, and 30% of the median household income, adjusted
for family size, in the City, as calculated by the Mayor's Office of Housing
or its successor ("MOH") each year using data from the United States
Department of Housing and Urban Development ("HUD") or, if that data
is unavailable, from other comparable, publicly available and credible
data.

- (ii) "Affordable" means a residential dwelling offered for rent at a monthly price, including utilities, that does not exceed thirty percent (30%) of household monthly gross income, or offered for sale at a price with a payment for all housing costs that is consistent with MOH's underwriting guidelines. MOH shall develop and maintain guidelines that specify affordability and other requirements, including a minimum household size for dwellings with a certain number of bedrooms or square forms.
- (b) The Integrated Development Plan shall provide that preferences for the affordable housing provided by this Initiative shall be made available for rent or purchase to persons and families of low- and moderate-income in the following order of priority, to the extent permitted by law: (1) any resident in good standing of Alice Griffith Public Housing as of January 1, 2008 or subsequently; (2) persons who have rights to residential relocation assistance under the San Francisco Redevelopment Agency's Certificate of Preference Program as amended by San Francisco Redevelopment Agency Resolution No. 253-98, adopted on December 8, 1998 and others who are entitled to residential relocation assistance under the California Redevelopment Law because they have been displaced from redevelopment project areas in San Francisco; (3) rent burdened or assisted housing residents, defined as persons paying more than 50% of their income for housing, or persons residing in public housing or HUD Section 8 housing; (4) San Francisco residents and (5) members of the general public. Any residency preference authorized under this Section shall be permitted only to the extent that such preference: (a) does not have the purpose or effect of delaying or otherwise denying access to housing based on race, color, ethnic origin, gender, religion, disability, age, or other protected characteristic of any member of an applicant household; and (b) is not based on how long an applicant has resided or worked in the area.
- (c) Any rebuilding of Alice Griffith Public Housing as part of the Integrated Development Plan, to the extent allowed under any applicable federal and state laws, (i) shall provide at least one-for-one replacement units targeted to the same income levels as those of the existing

LEGAL TEXT OF PROPOSITION F

residents and (ii) must be phased to ensure that all eligible residents of Alice Griffith Public Housing as of January J., 2008, have the right to move to new comparable units on the Alice Griffith Public Housing site without being displaced from existing Alice Griffith Public Housing units until the new replacement units are ready for occupancy; provided, however, this Initiative does not intend to fix income eligibility for selffrancisco Housing Authority residency or alter any applicable rules or regulations of the San Francisco Housing Authority or of HUD regarding eligibility for residency.

Section 5. Disposition of City Land at Candlestick Point

The Board of Supervisors shall not approve any sale, conveyance or lease of the City-owned land at Candlestick Point, including the property currently used for the existing Monster Park stadium and related parking areas, in connection with the Integrated Development Plan unless the Board of Supervisors finds, following the public review process described in Section 2 of this Initiative, that the Integrated Development Plan is consistent with and incorporates the policies set forth in Section 4 of this Initiative.

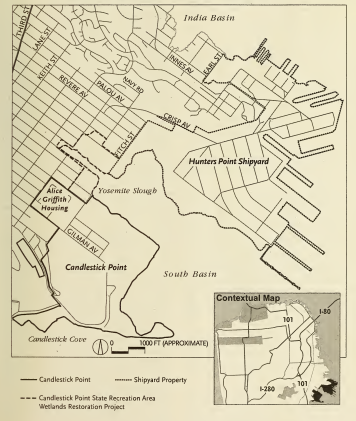
Section 6. Severability

If any provision of this Initiative, or any application of this Initiative to any person or circumstance is held invalid, such invalid; shall not affect any provision or application of this Initiative that can be given effect without the invalid provision or application. To this end, the provisions of this Initiative are severable.

(Legal Text of Proposition F includes "Exhibit A" on next page.)

EXHIBIT A

Map of the the Shipyard Property and Candlestick Point



PROPOSITION G

Section 1. Title.

This Initiative shall be known and may be cited as the "Bayview Jobs, Parks and Housing Initiative."

Section 2. Findings.

The People of the City and County of San Francisco (the "City")
make the following findings:

- (a) Improving the quality of life of the residents of the Bayview Hunters Point community (the "Bayview") is one of the City's highest priorities. Expediting the revitalization of the Bayview will provide long overdue improvements that also will benefit the City as a whole. Both the Hunters Point Shipyard (the "Shipyard") and Candlestick Point are part of the Bayview and together make up the largest area of underused land in the City. Combining planning and development for the remainder of the Shipyard that is not already underway (the "Shipyard Property") and Candlestick Point as an integrated revitalization project will provide hundreds of acres of much needed public parks and public open space, significant jobs and economic development opportunities, particularly for residents and businesses of the Bayview, and a substantial number of new affordable and market-rate housing units, including a mix of rental and for-sale units. Integrated development of these areas can also provide a world-class site for a new stadium for the San Francisco Forty Niners (the "49ers"), including improvements in transportation and other infrastructure. The Shipyard Property and Candlestick Point, subject to any final adjustments as described in Section 9, are referred to in this Initiative as the "Project Site." A map of these two areas is attached for reference as Exhibit A.
- (b) The Shipyard was once a thriving, major maritime industrial center that employed generations of Bayview residents. Following World War II, the Shipyard was a leading hub of employment for the Bayview, providing logistics support, construction and maintenance for U.S. naval operations. At its peak, the Shipyard employed more than 17,000 civilian and military personnel, many of whom lived in the adjacent Bayview neighborhood. In 1974, the United States Department of the Navy (the "Navy") ceased operation of the Shipyard. The closure of the Bayview. In 1993, the United States Congress passed special legislation that gave the Navy authority to convey the Shipyard to the City.
- (c) Candlestick Point includes: (i) the Alice Griffith Housing Poetopment, also known as Double Rock ("Alice Griffith Housing"), which, although in need of repair or replacement for its residents, has few governmental resources for those repairs; (ii) the Candlestick Point State Recreation Area, much of which is severely under-improved, under-utilized and under-funded, and the restoration and improvement of which has been a long-tern goal of the Bayview, the City and the State; and (iii) the City-owned stadium, named Monster Park, that is nearing the end of its useful life.
- (d) The Yosemite Slough, which lies between Candlestick Point and the Shipyard Property, was once a pristine wetland area but has been subject to environmental distress caused by lifegal dumping and neglect. The California State Parks Foundation and California State Parks are in the process of implementing the Yosemite Slough Restoration plan, which will reupen the Yosemite Slough to public access, create the largext contiguous wetland area in the City and make the wetlands pristine again
- (e) The City's lease of Monster Park to the 49ers is scheduled to expire in May 2013, although the 49ers have the right to extend that date by exercising certain extension options. In the fall of 2006, the 49ers announced their intention to explore relocating to Santa Clara. Since then, the 49ers have continued to evaluate the feasibility of building a new stadium both there and in San Francisco. Regardless of the 49ers' final decision, the City would like to proceed with the integrated revitalization of the Project Stle, with or without a new stadium.

(f) Community and elected officials and San Francisco voters have consistently expressed their support for revitalizing the Project Site and demanded accountability from the federal government to clean up the Shipyard. In July 1997, the Board of Supervisors adopted and the Mayor approved a redevelopment plan for the Shipyard (the "Shipyard Redevelopment Plan"), and in June 2006, after a ten-year planning process, the Board of Supervisors adopted and the Mayor approved a redevelopment plan covering large portions of the Bayview, including most of Candlestick Point (the "Bayview Redevelopment Plan"). Both those redevelopment plans are designed to create economic development, affordable housing, parks and open space and other community benefits by developing underused lands like those comprising the Project Site. More recently, in May 2007 the Board of Supervisors and the Mayor approved a resolution endorsing a Conceptual Framework for the integrated development of the Project Site with a major mixed-use project, including hundreds of acres of new waterfront parks and open space, thousands of new units of housing, a robust affordable housing program, extensive job-generating retail and research and development space, permanent space for the artist colony that exists in the Shipyard and a site for a new stadium for the 49ers on the Shipyard Property.

(g) In furtherance of the Board's May 2007 resolution and in compliance with the California Environmental Quality Act ("CEQA"), on August 31, 2007 the Redevelopment Agency of the City and County of San Francisco (the "Agency") and the San Francisco Planning Department published a Notice of Preparation of an Environmental-Impact Report (the "NOP") and solicited public participation in determining the scope of an Environmental Impact Report ("EIR") for the development of the Project Site. Both the NOP and the Conceptual Framework contemplate that integrated development of the Project Site should proceed whether or not the 49ers elect to build a new stadium on the Project Site and contemplate that, if a new 49ers' stadium is not constructed because the 49ers move to Santa Clara or elsewhere, other uses, including additional green office, science and technology, research and development and industrial space or housing-or a combination of those uses-will be developed on the Project Site instead of the stadium and associated parking.

Section 3. Purpose.

In light of the findings set forth in Section 2 above, the purpose of this Initiative is to express the voters' intent that the City and other applicable agencies move forward with the revitalization of the Project Site to provide tangible benefits for the Bayview in particular and the City generally and a new stadium site for the 49ers. Doward that end, the voters wish to repeal Propositions D and F, establish policies to guide the revitalization planning efforts, authorize the lease or conveyance of City-owned park land at Candlestick Point under certain conditions and encourage all local, state and federal agencies with applicable jurisdiction to take all steps necessary to proceed with the development of the Proiect Site consistent with this Initiative.

More specifically, the People of the City declare their purposes in enacting this Initiative to be as follows:

- (a) Improving and creating additional public parks and public open space in the Bayview, particularly, along the waterfront. This Initiative will permit the City's park property at Candlestick Point, including land currently used for Monster Park and associated surface parking, to be transferred for development consistent with the objectives described in Section 4 below. At the same time, this Initiative requires that any park property transferred by the City be replaced with other public park and public open space property of at least the same size in the Project Site, all as provided in Section 6 below. It also encourages the improvement of the Candlestick Point State Recreation Area and the extension of the Bay Trail along the Project Site; is waterfront.
- (b) Improving the quality, availability and affordability of housing in the Bayview. This Initiative encourages the development of new housing in the Project Site with a mix of rental and for-sale units, both affordable and market-rate.
- (c) Improving the quality of Alice Griffith Housing. This Initiative encourages the rebuilding of Alice Griffith Housing as a part of the development of the Project Site, subject to consultation with the resi-

dents of Alice Griffith Housing and to approval by applicable government agencies. If such approvals are obtained and Alice Griffith Housing is included in the integrated development project, such development must be consistent with the objectives in subsection (3) of Section 4 below that relate to Alice Griffith Housing.

(d) Elevating the Project Site into a regional center for green development and the use of green technology. This Initiative encourages the use of green building construction practices and the incorporation of environmental sustainability principles in the design and development of the Project Site, including the use of renewable energy. In addition, this Initiative encourages the inclusion of green development projects on the Project Site, such as green office, research and development or industrial projects, including a green office, science and technology, biotechnology or digital media campus.

(e) Providing commercial opportunities and jobs for the residents of the Bayview. This Initiative encourages and anticipates construction and permanent jobs for local economically disadvantaged residents, particularly in the Bayview, and a range of economic development

opportunities, including retail and commercial space.

(f) Encouraging the 49ers to remain in San Francisco. The 49ers are an important source of civic pride and have contributed to the Bayview. They are closely identified with San Francisco, having played in San Francisco since the 1940s and in Candlestick Point since the 1970s. This Initiative encourages the 49ers to remain in San Francisco by providing a world-class site for a new stadium on the Shipyard Property, together with supporting infrastructure.

(g) Repealing the earlier stadium mall framework and financing propositions. In June 1997, the City's voters adopted two ballot measures-Proposition D and Proposition F-relating to stadium and mall development at Candlestick Point. Proposition D authorized the City to . use lease financing to borrow up to \$100 million toward building a new stadium at Candlestick Point, Proposition F changed various City zoning and other laws so that a new stadium, an entertainment and regional shopping center and new residential developments could be built. In the fall of 2006 the 49ers decided that the proposed stadium did not meet their needs. The plan envisioned by Propositions D and F for a stadium and adjoining retail and entertainment center partially financed through the use of a \$100 million bond issuance by the City is no longer viable. Accordingly, this Initiative repeals both Propositions D and F.

Section 4. Policies. It is the Policy of the People of the City that, consistent with the objectives set forth in this Section 4 and subject to the public review process generally described in Sections 5 and 9 below, the City shall encourage the timely development of the Project Site with a mixed-use project that includes the following major uses, together with supporting transportation and other infrastructure improvements (collectively, the "Project"): (i) over 300 acres of public park and public open space improvements, including the improvement of the existing Candlestick Point State Recreation Area, the establishment of a new State park area on the Shipyard Property, the creation of a number of recreation facilities, sports fields and neighborhood-oriented parks and the extension of the Bay Trail along the waterfront of the Project Site; (ii) between about 8,500 and 10,000 residential housing units across the Project Site, including a mix of rental and for-sale units, both affordable and market-rate; (iii) about 600,000 square feet of regional retail on Candlestick Point and about 100,000 square feet of neighborhood-serving retail on the Shipvard Property; (iv) about 2,000,000 square feet of green office, science and technology, biotechnology or digital media office, research and development and industrial uses on the Shipyard Property and about 150,000 square feet on Candlestick Point, with more of such uses on the Project Site if the stadium is not built on the Shipyard Property; (v) if practicable, a site for an arena or other public performance venue; (vi) if the 49ers and the City determine it is feasible to build a new stadium for the 49ers and the 49ers elect in a timely manner to do so, a site on the Shipyard Property for a new National Football League stadium for the 49ers, including green parking surfaces that would both accommodate parking

for stadium events and serve as public playing fields at other times; and (vii) if a new stadium is not built, then additional green office, science and technology, research and development and industrial space, or housing-or a combination of those uses-instead of the stadium and associated parking. Development of the Project Site shall be consistent with the following objectives:

- (1) The integrated development should produce tangible community benefits for the Bayview and the City, and in so doing should:
 - Improve the Candlestick Point State Recreation Area to enhance public access to the waterfront and enjoyment of the Bay.
 - Create new public recreational and public open spaces in the Project Site.
 - Preserve the shoreline of the Project Site primarily for public park and public open space uses, including an extension of the Bay Trail along the Project Site's waterfront.
 - Afford a range of job and economic development opportunities for local, economically disadvantaged individuals and business enterprises, particularly for residents and businesses located in the Bayview.
 - Include neighborhood-serving retail.
 - Subsidize the creation of permanent space on the Shipyard Property for the existing artists.
 - Transform the contaminated portions of the Shipyard Property into economically productive uses or public open space, as appropriate.
 - Encourage the timely development of the Project Site and its public benefits, whether or not the 49ers decide to remain in San Francisco, including developing alternate uses for the stadium site on the Shipyard Property that are consistent with the other objectives set forth in this Section 4, but recognizing that the overall financial feasibility of the development of the Project Site and the phasing of the integrated development depends on the 49ers' vacating the current site of Monster Park, whether to a new stadium on the Shipvard Property or elsewhere outside of the Project Site.
- (2) The integrated development should reunify the Project Site with the Bayview and should protect the character of the Bayview for its existing residents, and in so doing should:
 - Foster the creation of strong commercial, institutional, cultural and urban design ties between the development in the Project Site and the Bayview in particular and the City in general.
 - Provide automobile, public transportation and pedestrian connections between the Shipyard Property and Candlestick Point to facilitate the integration of the Project Site and reunification with the Bayview.
 - Afford substantial affordable housing, jobs and commercial opportunities for existing Bayview residents and businesses.
 - Prohibit, in implementing the Project, the use of eminent domain to acquire any property that is currently residentially zoned, is improved with a building that contains one or more legally occupied dwelling units, is a church or other religious institution, or is publicly owned, including, without limitation, property owned by the Housing Authority of the City and County of San Francisco
- (3) The integrated development should include substantial new housing in a mix of rental and for-sale units, both affordable and market-rate, and encourage the rebuilding of Alice Griffith Housing, and in so doing should:

- Provide substantial opportunities for new affordable housing that is targeted to the lower income levels of the Bayview population, including new units that are suitable for families, seniors and young adults.
- Include housing at levels dense enough to: create a distinctive urban form and at levels sufficient to make the development of the Project Site financially viable, consistent with the objectives stated in subsection (6) below, attract and sustain neighborhood retail services and cultural amenities; create an appealing walkable urban environment served by transit; help pay for transportation and other infrastructure improvements; and achieve economic and public benefits for the Bayview in particular and the City generally.
- Subject to consultation with Alice Griffith Housing residents and the receipt of all required governmental approvals, rebuild Alice Griffith Housing to provide at least one-for-one replacement units targeted to the same income levels as those of the existing residents and ensure that eligible Alice Griffith Housing residents have the opportunity to move to the new, upgraded units directly from their existing Alice Griffith Housing units without having to relocate to any other area.
- Include a mix of stacked flats, attached town homes and-in appropriately selected locations-low-rise, mid-rise and high-rise towers, to help assure the economic feasibility of the development and provide a varied urban design.
- (4) The integrated development should incorporate environmental sustainability concepts and practices, and in so doing should:
 - Apply sustainability principles in the design and development of public open spaces, recreation facilities and infrastructure, including wastewater, storm water, utility and transportation systems.
 - Apply green building construction practices.
 Include energy efficiency and the use of renewable
 - energy.

 Encourage green development projects, such as
 - Encourage green development projects, such as green office, research and development or industrial projects, including a green technology, biotechnology or digital media campus.
- (5) The integrated development should encourage the 49ers—an important source of civic pride—to remain in San Francisco by providing a world-class site for a new waterfront stadium and supporting infrastructurerand in so doing should:
 - Provide parking, transportation, transit and other infrastructure necessary for the operation of the stadium, including automobile, public transit and pedestrian connections between the Shipyard Property and Candlestick Point in order to facilitate the efficient handling of game day traffic.
 - Prohibit the issuance by the City of lease revenue bonds or other debt that will be secured by or repaid from revenues on deposit in the City's General Fund to finance development of the new stadium.
- (6) The integrated development should be fiscally prudent, with or without a new stadium, and in so doing should:
 - Minimize any adverse impact on the City's General Fund relating to the development of the Project Site by relying to the extent feasible on the development to be self-sufficient.
 - · Promote financial self-sufficiency by: encouraging

substantial private capital investment; leveraging land value created through the entitlement process for the Project Site; allowing the City or the Agency, subject to the review process generally described in Section 5 below, to contribute real property in the Project Site, so long as the contribution is Jinked to the provision of public benefits consistent with the objectives in this Section 4 or to the grant of rights to the City or the Agency to share in surplus revenues from development of the Project Site; and permitting the use of certain tax exempt financing tools such as the allocation of property tax-increment from the Project Site, the issuance of tax allocation bonds based on such increment and the issuance of community facilities (Mello-Roos) bonds secured by private property in the Project Site.

- Allow the Agency to use its city-wide Affordable Housing Fund to help finance affordable housing projects in the Project Site.
- Except as provided immediately above, prohibit the use of property tax increment from any part of a redevelopment area outside of the Project Site to finance construction of improvements in the Project Size.
- To the extent feasible, use state and federal funds to pay for environmental remediation on the Project Site and help pay for transportation and other infrastructure improvements, and provide ways for other development projects outside the Project Site to pay their fair share for new infrastructure improvements.

Section 5. Governmental and Public Review of Development Plan.

Any development plan proposed for the Project Site, including the Project, will be subject to extensive public review and input. For example, any development plan will require public approvals from the City and the Agency, including conforming amendments to the City's General Plan and the existing Bayview Redevelopment Plan and Shipyard Redevelopment Plan, following environmental review under CEQA. Further, under federal and state laws, aspects of the development plan may also be reviewed by various regional, state and federal agencies, which may include the State Department of Parks and Recreation, the State Lands Commission, the State Lands Commission, the State Regional Water Quality Control Board and the Nays.

Section 6. Disposition of City Land at Candlestick Point.

Under San Francisco Charter Section 4.113, the voters of the City approve the following (each a "Permitted Transfer"): (1) the sale, conveyance or lease for non-recreational purposes of any of the park land that is under the jurisdiction of the San Francisco Recreation and Park Commission and located within the boundary of Candlestick Point, including the property currently used in connection with the existing stadium and related parking areas; and (2) the construction, maintenance and use for non-recreational purposes of any structure on such property. Each Permitted Transfer may be free from any restriction that the affected real property be used for park or recreation purposes, so long as: (a) the City's approval of such Permitted Transfer requires a binding obligation to create new public park or public open space land areas, at least equal in size to the real property subject to the Permitted Transfer, that are located in the Project Site; and (b) the Board of Supervisors finds in approving a Permitted Transfer at the conclusion of the review process generally described in Section 5 above, that: (i) new land areas are suitable for public park or public open space and will be dedicated for such uses; and (ii) the Permitted Transfer furthers development of the Project Site consistent with the objectives set forth in Section 4 above. The voters' approvals granted under this Section 6 are not intended to modify or abrogate any existing legal commitment of the City or to limit any other

authority to sell, convey, lease or otherwise transfer any other Cityowned land in the Project Site or to build, maintain or use any such land or structures on such land under any City ordinance or other applicable law.

(Legal Text of Proposition G continues on next page.)

Section 7. Repeal of Proposition D.

The approval of the voters to lease-finance a stadium development at Candlestic Point, in principal amount not exceeding \$100 million, as more particularly set forth in Proposition D adopted in June 1997, a copy of which is attached for reference as Exhibit B, is repealed in its entirety. Accordingly, the City no longer has voter authority as required under its Charter to issue lease revenue bonds under Proposition D for a stadium development.

Section 8. Repeal of Proposition F.

Proposition F, adopted by the voters on June 3, 1997, a copy of which is attached for reference as Exhibit C, is repealed in its entirety.

Section 9. Implementing Actions.

The People of the City encourage the City, the Agency and other public agencies with applicable jurisdiction to proceed as expeditiously as possible to implement this Initiative, including, but not limited to, adopting land use controls for the Project Site consistent with the objectives set forth in Section 4 above and subject to the review process generally described in Section 5 above.

As a result of the public process generally described in Section 5 above and certain variables, including, for example and without limitation, market changes, economic feasibility and the timing of the 49ers departure from Monster Park, the final development plan for the Project Site may be materially different from the Project and the boundaries of the Project Site may be materially different from those identified on Exhibit A. The People of the City encourage the Board of Supervisors and other public agencies with applicable jurisdiction to approve such final development plans at the conclusion of the review process generally described in Section 5 above, so long as the Board of Supervisors and the Mayor then determine that such plans are generally consistent with the objectives set forth in Section 4 above.

Section 10. Interpretation.

The title of this Initiative and the captions preceding the sections of this Initiative are for convenience of reference only. Such title acquision shall not define or limit the scope or purpose of any provision of this Initiative. The use of the terms "including," "such as" or words of similar import when following any general term, statement or matter shall not be construed to limit such term, statement or matter to the specific items or matters, whether or not language of non-limitation is used. Rather, such terms shall be deemed to refer to all other items or matters that could reasonably fall within the broadest possible scope of such statement, term or matter. The use of the term "or" shall be construed to mean and/or.

Section 11. Severability.

If any provision of this Initiative or any application thereof to any person or circumstance is held invalid, such invalidity shall not affect any provision or application of this Initiative that can be given effect without the invalid provision or application. To this end, the provisions of this Initiative are severable.

Attachments:

Exhibit A Map of the Shipyard Property and Candlestick Point

Exhibit B Proposition D (June 1997)

Exhibit C Proposition F (June 1997)

EXHIBIT A

Map of the the Shipyard Property and Candlestick Point

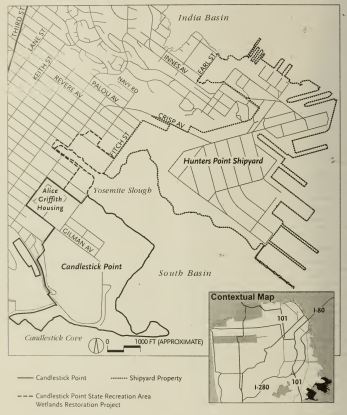


EXHIBIT B PROPOSITION D

SUBMITTING A BALLOT PROPOSITION FOR THIS YEAR'S JUNE 38th SPECIAL ELECTION, AUTHORIZING THE CITY TO LEASE-RINANCE ASTADIUM DEVELOPMENT AT CANDLESTICK POINT, IN PRINCIPAL AMOUNT NOT EXCEEDING \$100,000,000, PROVIDED NO CITY TAXES ARE INCREASED OR NEWLY IMPOSED WITHOUT PROPOSITION 218 VOTER APPROVAL; AND FINDING THE LEASE-REVENUE BOND PROPOSITION 15 CONFORMITY WITH THE EIGHT PRIORITY POLICIES OF PLANNING CODE SECTION 101.1 AND THE CITY'S GENERAL PLAN.

• RESOLVED, That pursuant to Charter Section 9.108, the Board of Supervisors hereby submits to the electorate of the City and County of San Francisco the following proposition:

Shall the City lease-finance a stadium development at Candlestick Point, in principal amount not exceeding \$100,000,000, provided no City taxes are increased or newly imposed without Proposition 218 voter approval.

The proposition shall be submitted to the electorate at the Special Election to be held on June 3, 1997. The proposition shall be placed on the ballot as a separate proposition in the form set forth above; and, be

- FURTHER RESOLVED, That the stadium development shall consist of the development, acquisition and/or construction of the stadium and related infrastructure, facilities, structures, equipment and furnishings, in whole or in part (collectively, the "Stadium Development"); and, be it
- FURTHER RESOLVED, That the term "infrastructure" shall mean the physical systems and services which support, in whole or in part, the Stadium Development and its users, including, but not limited to, parking, streets, highways, water systems and sewer systems; and, be
- FURTHER RESOLVED, That the term "Candlestick Point" shall mean Candlestick Point, the adjacent land and any other lands deemed necessary by the Board of Supervisors for the completion of the Stadium Development; and, be it
- FURTHER RESOLVED. That the authorized principal amount of \$100,000,000 shall be used to finance (1) a portion of the total cost of the Stadium Development; (2) cost of issuance; (3) capitalized interest; (4) reserve accounts; and (5) any other related cost designated by the Board of Supervisors; and, be it
- FURTHER RESOLVED, That the City shall not impose any new taxes or increase or extend any existing taxes for the Stadium Development without voter approval to the extent required by Proposition 218 passed by the voters on November 5, 1996; and, be it
- FURTHER RESOLVED. That the Board of Supervisors having reviewed the proposed legislature, finds and declares that the proposed lease-revenue bond proposition is, on balance, in conformity with the General Plan and is consistent with the Eight Priority Policies of the Planning Code Section 101.1 and hereby adopts the findings of the City Planning Department, as set forth in Planning Commission Resolution No. 14295, adopted February 6, 1997 and incorporates said finding by reference; and, be it
- FURTHER RESOLVED, That the City shall not issue the bonds until the following conditions have been negotiated and concluded with the Mayor's Office:
 - The Forty Niners shall provide a written commitment to the City that it will play all of its home games in the stadium until the retirement of the City's bonds for the Stadium Development.
 - A certification from the Controller that the total net proceeds
 of bonds available for construction shall not exceed
 \$100,000,000. The City's contribution for construction shall
 be reduced by any net proceeds received from any tax allocation bonds that the Redevelopment Agency elects to issue
 based on tax increment genérated by the Project.

- The City determines, through the Mayor's office, that sufficient financial commitments are in place to construct an adjacent retail shopping center.
- A written commitment to comply with all the requirements of Administrative Code Sections 12B and 12C that are applicable to the Stadium Development, including nondiscrimination in benefits based on domestic partner status.
- A written commitment to provide an opportunity for 1000 permanent jobs at the Project to recipients of general assistance who become eligible through a training program.
- A written commitment to use good faith efforts to provide that 50% of the construction jobs will be held by residents of the Bay-View Hunters Point-South Bayshore Community and 25% of permanent jobs available at the Project will be held by the community residents.
- A written commitment that the City will only be responsible for no more than 50% of football related operations and maintenance expenses of the stadium, based on a budget approved by the City and the Forty-Niners.
- A written commitment that there will be adequate provision for labor union representation at the project, including a card check neutrality agreement.
- A written commitment to pay any reduction in property tax revenues due to a reassessment to the extent necessary to service any tax allocation bonds issued for the Stadium Development.
- The City, through the Mayor's office, has determined that the City's contribution towards construction of the Project will be provided on a 20/80 prorata basis.
- For purposes of these conditions, Project shall be defined to mean both the Stadium Development and the proposed shopping retail center to be located at Candlestick Point. The Mayor shall deliver a certificate to the Board of Supervisors that the foregoing conditions have been met. Upon the Board of Supervisors approving the issuance of the bonds, such certificate shall be final and conclusive in all respects as to the satisfaction of all the foregoing conditions. Bonds includes bonds, lease-financing arrangements, and certificates of participation.

EXHIBIT C PROPOSITION F

Be it ordained by the People of the City and County of San Francisco:

Section 1. [Policy, Purpose]

It shall be the Policy of the People that a new professional football statium, retail shopping and entertainment center, and related open space and parking be constructed, developed and operated at Candlestick Point consistent with the following principles:

The San Francisco Forty Niners are an invaluable source of civic pride and an integral part of San Francisco's image as a world-class city. The City and County of San Francisco must take immediate action to ensure that the Forty Niners have a suitable stadium in which to play their home games after the current lease at the existing stadium known as 3COM Park at Candlestick Point (formerly known as Candlestick Park) expires.

The City and County of San Francisco should have a state-of-theart professional football stadium suitable for hosting the National Football League's Super Bowl on a regular basis.

Candlestick Point and the surrounding area is the most suitable location within San Francisco for the construction of a new professional football stadium for the San Francisco Forty Niners and retail shopping and entertainment center that will assist in revitalizing the economy of the Bayview-Hunters Point-South Bayshore area and provide jobs.

The stadium shall be designed and constructed by the San Francisco Forty Niners, or an affiliate thereof, or a developer selected by the San Francisco Forty Niners or an affiliate thereof, through a combination of public and private financing.

The stadium shall be constructed in conjunction with the retail shopping and entertainment center.

The City and County of San Francisco shall retain ownership of the land upon which the stadium and retail shopping and entertainment center shall be built.

The City and County of San Francisco shall enter into one or more ground leases with the San Francisco Forty Niners, or an affiliate thereof, or the developer of the stadium and/or retail shopping and entertainment center, selected by the San Francisco Forty Niners or its affiliate, for the stadium and retail shopping and entertainment center site.

Development of the stadium and retail and entertainment center shall incorporate open space and shall be consistent with the purposes of the Candlestick Point State Recreation Area and the recreational opportunities presently available in that area, including shoreline trails and shoreline access to San Francisco Bay.

The existing stadium shall be demolished once the new stadium is completed and ready for occupancy, provided that the Giants baseball team has relocated to a new facility.

The stadium and retail stopping and entertainment center will produce substantial economic and public benefits for San Francisco residents generally and for the residents and business owners of the Bayview-Hunters Point-South Bayshore community specifically.

The stadium and retail shopping and entertainment center, and all related parking, will satisfy any public trust requirements and restrictions applicable to any portion of the site consisting of former tidelands and submerged lands.

Section 2. [Implementation]

Promptly following the effective date of this ordinance, the City County of San Francisco, through the Board of Supervisors, the Planning Commission, Redevelopment Agency and other appropriate officials, boards or commissions, shall proceed to cooperate with the San Francisco Forty Niners, or its affiliate, in taking all action necessary to achieve the purposes of this ordinance, including but not limited to assisting in the negotiations for property acquisition and applying for conforming amendments to all applicable state and regional plans and regulations.

Section 3. [Election Under Charter Section 4.113]

Pursuant to San Francisco Charter Section 4.113, the electors of the City and County of San Francisco hereby approve the lease for non-recreational purposes of, and the construction, development, operation, maintenance, repair and replacement of structures for non-recreational purposes on, any and all of the park land presently under the jurisdiction of the City's Recreation and Park Commission and located within the boundaries of the Candlesitch Fourit Special Use District as defined in this ordinance, including the property currently used for the existing stadium and paved stadium parking.

Section 4. [General Plan; Amendment]

The General Plan of the City and County of San Francisco is hereby amended as follows:

(a) Figure 3 ("Generalized Land Use and Density") of the South Bayshore Area Plan Element shall be amended to redesignate the properry generally bounded by Jamestown Avenue Extension, Giants Drive, Gilman Avenue, Arclious Walker Drive (Fitch Street), Carroll Avenue, Griffith Street, and San Francisco Bay, as the "Candlestick Point Special Use District."

(b) Figure 4 ("Candlestick Point Perimeter Proposed Revitalization Area") of the South Bayshore Area Plan Element shall be amended to indicate that the property within the Candlestick Point Special Use District shall be devoted to "Stadium, Commercial, Parking and Open Space" uses.

(c) New Policy 7.4 shall be added to the South Bayshore Area Plan Element to read as follows;

POLICY 7.4

Encourage commercial development within the Candlestick Point Special Use District that will complement a new sports stadium and the other commercial areas within the South Bayshore Area and the City, and that will create job opportunities for South Bayshore residents.

The existing sports stadium within this district may be replaced with a new professional football stadium of a size and character suitable for hosting the National Football League's Super Bowl on a regular basis. The construction of a new football stadium should be accompanied by development of retail and entertainment uses complementary to the stadium that will assist in revitalizing the economy of the area and create employment opportunities for South Bayshore residents. The City should require developers of new uses within the district to make good faith efforts to provide both construction and permanent jobs to South Bayshore residents.

Commercial development within the district should consist primarly of destination-oriented uses that will supplement, and not substitute
for, neighborhood-serving retail services within the South Bayshore area
and particularly in the Third Street core commercial area. Structures to
house retail and entertainment uses within the Candlestick, Point Special
Use District should be integrally linked to, and should be planned and
developed as a comprehensive unit with, the stadium complex. The existing shoreline trail should be retained and enhanced. In addition, commercial development within the district should incorporate open space areas
to the extent feasible. Transportation and transit improvements should be
made in conjunction with development within the district. The City, with
public input, should coordinate development within the Candlestick Point
Special Use District with on-going revitalization efforts for the South
Bayshore area.

(d) Map 1 of the Recreation and Open Space Element shall be amended so that all property within the Candlestick Point Special Use District that is shown as property owned by the "Recreation and Park Department" shall be shown instead as property owned by "Other City Departments".

(e) Maps 2, 4, 8 and 9 of the Recreation and Open Space Element shall be amended by deleting all property within the Candlestick Point Special Use District from the "Existing Public Open Space" designation on Maps 2 and 4; the "Public Open Space" designation on Map 9, and the "Public Recreation and Open Space" designation on Map 9.

(f) Map 2 of the Commerce and Industry Element shall be amended to add a notation for all property within the Candlestick Point Special Use District that states, "Candlestick Point Special Use District; see applicable Planning Code provisions."

(g) Map 4 of the Urban Design Element shall be amended to add a notation for all property within the Candlestick Point Special Use District that states, "Candlestick Point Special Use District; see applicable Planning Code provisions."

(h) The Land Use Index shall be amended to conform to the amendments made above in subsections (a) through (g) in this Section 4.

Section 5. [Special Use District].

Part II, Chapter II of the San Francisco Municipal Code (City Planning Code) is hereby amended by adding Section 249.19 to read as follows:

"Section 249.19 Candlestick Point Special Use District.

A Special Use District entitled the "Candlestick Point Special Use District," the boundaries of which are designated on Sectional Map No. 10 SU of the Zoning Maps of the City and County of San Francisco, and which is generally bounded by Jamestown Avenue Extension, Giants Drive, Gilman Avenue, Arcibous Walker Drive (Flich Street), Carroll Avenue, Griffith Street, and San Francisco Bay, is hereby established for the purposes set forth below. The following provisions shall apply within the Candlestick Point Special Use District:

(a) Eurposes, The following controls, imposed in the Candlestick Point Special Use District, shall accommodate the development of a stadium suitable for professional football and the National Football League's Super Bowl ("Stadium") and a retail shopping and entertainment center," (Retail/Entertainment Center"), together with open space and related parking facilities (collectively, the "Combined Project"), as principal uses, and other uses as conditional uses. (b) <u>Controls</u>, The specific controls set forth herein shall apply only to the principal uses and conditional uses described in this Section 249.19(b). Any other development not described herein shall be governed by the underlying zoning controls.

(1) Principal Uses. The following uses shall be permitted

as principal uses in this Special Use District:

(i) Stadium: A stadium, primarily to be used for professional football, but which may also be used for other sporting events or outdoor entertainment events, and which may include other assembly and entertainment uses, and other uses related to the stadium, including retail sales and personal service uses, sports othus, restaurants and office uses accessory to the stadium (which shall not be deemed an "office development" subject to the provisions of Planning Code Sections 309 through 325 et seq.).

(ii) Retail/Enterainment Center: A Retail Enterainment Center which may include any type or size of retail establishment, restaurant, bar, entertainment use (including but not limited to movie theaters), amusement enterprise (including but not limited to arcades, inglictlubs, bowling alleys, and skating rinks), and amusement park. Principal uses allowed under this subsection (ii) shall be limited to a total

of 1,400,000 square feet of occupied floor area.

(iii) Open Space: Areas devoted to landscaping, shore-line access, shoreline trails, and active or passive recreational uses. The areas used for passive or active recreational uses may also be used as temporary parking areas to support stadium events, provided that such areas shall not be paved and shall include drainage and other improvements appropriate for both open space and temporary parking uses.

 (iv) Parking: Off-street vehicle parking, provided by surface parking lots or underground or above ground parking garages to

serve the Stadium and Retail/Entertainment Center.

(2) <u>Conditional Uses</u>. The Planning Commission may authorize the following uses within the Special Use District as a conditional use:

 (i) Any principally permitted uses allowed under Section 249.19(b)(1)(ii) which exceed a total of 1,400,000 square feet of occupied floor area.

 (ii) Any use not specified in subsection (b)(1) above and permitted in any C District, as that term is defined in Planning Code Section 102.5.

- (3) Prohibited Uses, Adult entertainment establishments, as defined in Planning Code Section 790.36, massage establishments as defined in Planning Code Section 790.60 and any type of gaming, wagering or gambling establishment, shall not be permitted within the Special Use District.
 - (4) Floor Area Ratio, There shall be no floor area ratio
- limitation for the Combined Project or any approved conditional use. (5) Design Review By Planning Commission. Any application for a new structure, or major alteration of an existing structure, to house a use permitted by this section as a principal use under Section 249.19(b)(1) shall be subject to design review and approval by the Planning Commission. The Planning Commission shall approve such application if it finds that the proposed development meets the applicable height, bulk, floor area limitation and parking standards of this Section 249.19(b), and is consistent with the Priority Policies set forth in Planning Code Section 101.1, and that the architectural design of the structures, the landscaping, and the quantity and design of usable open space are appropriate for the intended use, location and purpose of the structure(s). The Planning Commission shall take final action on any completed application for a development permitted by this section within 60 days of its first public hearing on the application. The procedures and criteria in this subsection shall govern in lieu of the discretionary review process set forth in Section 26 of Part III of the San Francisco Municipal Code. The fee for review of any application under this subsection shall be based on the cost of the time and materials (calculated at a rate of \$77/hour as may be adjusted by the Consumer Price Index) up to a maximum fee of \$14,800.

(6) Parking. Parking shall be governed by Article 1.5 of the Planning Code unless otherwise specified in this subsection.

(i) Planning Code Section 159 and subsections (a), (b), (h) and (p) of Planning Code Section 155 shall not apply to parking provided within the Special Use District. Planning Code Sections 155(i) and (j) shall apply only to the amount of parking required under Section 151

(ii) For the purposes of calculating minimum required parking under Planning Code Section 151, in no case shall the total number of required parking spaces for the Combined Project exceed the greater of either the parking spaces calculated for the Sudium or the parking spaces calculated for the Retail/Entertainment Center, standing alone.

(7) Appeal, The Planning Commission's determination on the design of the Combined Project pursuant to Section 249.19(b)(5) shall be a final determination on all design issues, except that the Arts Commission shall review the design, if required by Charter Section 5.103. Notwithstanding the provisions of Section 26 of Part III of the San Francisco Municipal Code, review by the Board of Appeals on the issuance of any demolition permit, building or site permit in this Special Use District shall be limited to compliance with the San Francisco Building Code. Health Code and Fire Code.

(c) State Park Land. To the extent any land owned or otherwise under the jurisdiction or control of the California Department of Parks and Recreation is included within the boundaries of the Special Use District, any development on such land shall be consistent with the purpose of the Candlestick Point State Recreation Area and shall continue to make available to the people the recreational opportunities that are offered by the shoreline, waters and environment of San Francisco Bay. To this end, no development shall be permitted within 120 feet of the shoreline of the San Francisco Bay, as measured at mean low tide. Section 6. [Height Limit; Exceptions]

(a) Part II, Chapter II of the San Francisco Municipal Code (City Planning Code) is hereby amended by adding Section 263.14 to read as follows:

"Section 263.14. Height Restrictions for Candlestick Point Special Use District.

In the 60/150-200-X Height and Bulk District as designated on Sectional Map No. 10H of the Zoning Map, the height limit shall be 60 feet, except that heights up to 200 feet shall be permitted for any stadium use permitted within the Candlestick Point Special Use District. An exception to the 60 foot height limit may be granted by the Planning Commission as a conditional use within the Candlestick Point Special Use District up to a maximum height of 150 feet. In the event any stadium constructed within the Special Use District is integrated into a retail shopping center or other structure, any transitional structures which connect or otherwise attach the stadium to the other structure shall be considered part of the stadium for purposes of determining the permissible height of the transitional structure. All structures within the Candlestick Point Special Use District shall be exempt from the provisions of Planning Code Section 295.

(b) Part II, Chapter II of the San Francisco Municipal Code (City Planning Code) is hereby amended by adding subsection (L) to Section 260(b)(1) to enact the following exemption from height limits

otherwise established by the City Planning Code:

"(L) In the Candlestick Point Special Use District, light standards for the purpose of the lighting the stadium, scoreboards associated with the stadium, and flagpoles and other ornamentation associated with the stadium."

Section 7. [Signs]

Part II, Chapter II of the San Francisco Municipal Code (City Planning Code) is hereby amended by adding Section 608.51 to read as follows:

"Section 608.4A. Signs for Uses Within the Candlestick Point Special Use District.

Any sign that directs attention to a business, commodity, service, industry or other activity that is or will be sold, offered or conducted

within the Candlestick Point Special Use District and that either is greater than 200 square feet in area or extends above the roofline of the building upon which the sign is located ("SUD Sign") shall be permitted within the Candlestick Park Special Sign District if approved by the Planning Commission as a conditional use. Planning Code Sections 608.4, 608.5 and 609.2, or any other regulation applicable to signs within the Candlestick Park Special Sign District, shall not apply to SUD Signs. SUD Signs shall conform to the restrictions set forth in Planning Code Section 607 for signs in C-3 Districts, except that there shall be no height limit for SUD Signs. The Planning Commission may authorize an SUD Sign as a conditional use if the design of the sign and any associated sign structure is appropriate for the intended use and location. This criterion shall be in lieu of the criteria set forth in Planning Code Section 303(c)(1) through (4). Any scoreboard or sign within a stadium located in the Candlestick Point Special Use District shall be exempt from regulation under Article 6 of the Planning Code. Principally permitted signs within the Special Use District shall be consistent with a sign program submitted and approved by the Planning Commission as part of the design review process for the Candlestick Point Special Use District.

Section 8. [Special Use District Boundaries; Zoning Maps]

(a) The boundaries of the Candlestick Point Special Use District created by this Ordinance are shown in Figure 1 attached hereto, which is provided for general orientation purposes only.

(b) Special Use Map. Part II, Chapter II of the San Francisco Municipal Code (City Planning Code) is hereby amended by amending Sectional Map No. 10 SU of the Zoning Maps of the City and County of San Francisco to include the Candlestick Point Special Use District, the boundaries of which are hereinafter described.

The Special Use District shall include property bounded as follows, with street boundaries following the centerline of the referenced streets: Beginning at the point which is the intersection of Giants Drive and Gilman Avenue (the point of beginning), along Gilman Avenue to Arelious Walker Drive (also known as Fitch Street), along Arelious Walker Drive to Carroll Avenue, along Carroll Avenue to Griffith Street (a mapped but unconstructed street), along Griffith Street to the San Francisco Bay shoreline, then continuing south along the San Francisco Bay shoreline to Alvord Street (a mapped but unconstructed street), then continuing south and west along a line extending from Alvord Street to the San Francisco Bay shoreline, continuing east along the San Francisco Bay shoreline to Coleman Street (a mapped but unconstructed street), then north and east along Coleman Street to Jamestown Avenue Extension, then along the Jamestown Avenue Extension to the farthest west point of Assessor's Block No. 5000, then along the north west border of Assessor's Block No. 5000 to Giants Drive, then along Giants Drive to the intersection of Giants Drive and Gilman Avenue (the point of beginning)

Existing	Use District
Use Districts	Hereby Approved
P. M-1. M-2.	To Existing Use Districts Add the Candlestick
RH-2	Point Special Use District Overlay

(c) Height and Bulk. Part II. Chapter II of the San Francisco Municipal Code (City Planning Code) is hereby amended by amending Sectional Map No. 10 H of the Zoning Maps to enact the following changes in the height and bulk classifications for the property within the Candlestick Point Special Use District, as more particularly described in subsection (b) in this Section 8.

Height and Bulk	Height and Bulk
Districts to be Superseded	District Hereby Approved
OS. 40-X	60/150-200-X

Section 9. [Waterfront Plan]

Chapter 61 of the San Francisco Administrative Code ("Waterfront Land Use"), adopted by the People of the City and County of San Francisco pursuant to Proposition H, is hereby amended as follows:

(a) Section 61.2(d) shall be amended by adding the following subsection:

"(3) This provision shall not be applicable to any new development within the Candlestick Point Special Use District."

(b) Section 61.4 shall be amended by adding the following subsection:

"(i) Within the Candlestick Point Special Use District, any use that is permitted as a principal or conditional use under Planning Code Section 249.19."

Section 10. [Public Contracting Provisions]

Notwithstanding any próvision of the San Francisco Municipal Code (the "Municipal Code") or any other ordinance or regulation of the City and County of San Francisco to the contrary, the Stadium, Retail/ Entertainment Center and related physical improvements and infrastructure to be constructed in the Candlestick Point Special Use District shall not be deemed to be a "public work or improvement" as that term or any similar term is used in any provision of the Municipal Code or any other ordinance or regulation of the City and County of San Francisco, including but not limited to, Chapter 6 of the San Francisco Administrative Code. No provision of the Municipal Code, nor any other ordinance or regulation of the City and County of San Francisco shall be deemed to require the person or entities, including the City and County of San Francisco, constructing any portion or all of the Stadium, Retail/ Entertainment Center and related improvements and infrastructure, to follow any particular procedure, comply with any bidding or advertising requirements, or otherwise engage in any particular practice with respect to the selection of contractors or sub-contractors for the award of contracts or subcontracts for the design, construction, purchase of materials, management or operation of any portion or all of the stadium, retail shopping and entertainment center and associated improvements; provided, however, the design and construction of the Stadium, Retail/Entertainment Center and related improvements and infrastructure shall be subject to the applicable provisions of Chapter 12B, 12C and 12D of the San Francisco Administrative Code and to the terms and conditions of any public financing and the ground lease or leases. It is the intent of the people of the City and County of San Francisco, in adopting this section of this Ordinance, that the design and construction of the Stadium, Retail/ Entertainment Center and related improvements and infrastructure shall be done in an expeditious manner, and shall not be undertaken as if such design and construction were the design and construction of conventional public work or improvement. This section shall be liberally construed to fulfill this intent

Section 11. [Redevelopment Agency]

The Candlestick Point Special Use District is within the South Bayshore Redevelopment Survey Area. In the event that a Redevelopment Project Area is adopted which includes the Combined Project, the Combined Project shall be subject to the authority of the Redevelopment Agency of the City and County of San Francisco authority pursuant to state law.

Section 12. [Compliance With Laws]

Except as otherwise specified herein, the construction of the Combined Project shall be subject to all federal, state and local abordinances and regulations (as the same may be amended), including but not limited to the California Environmental Quality Act (Public Resources Code Section 2100.c t seq.).

Section 13. [Amendment]

Any provision of this ordinance may be amended by the Board of Supervisors and shall not require the vote of the electors of the City and County of San Francisco, provided that such amendments are consistent with the purpose and intent of this ordinance. Section 14. Severability!

If any provision of this ordinance, or any application thereof to any person or circumstance, is held invalid, such invalidity shall not affect any provision or application of this ordinance that can be given effect without the invalid provision or application. To this end, the provisions of this ordinance are severable.

PROPOSITION H

Ordinance amending Chapter 1 of Article I of the Campaign and Governmental Conduct Code by amending section 1.126 to prohibit elected officials and their controlled committees from soliciting or accepting contributions from certain City contractors.

Note: Additions are <u>single-underline italics Times New Roman</u>; deletions are <u>strikethrough italies Times New Roman</u>.

Board amendment additions are double underlined.

Board amendment deletions are strikethrough normal.

Be it ordained by the People of the City and County of San Francisco:

Section 1. The San Francisco Campaign and Governmental Conduct Code is hereby amended by amending Section 1.126, to read as follows:

SEC. 1.126. CONTRIBUTION LIMITS - CONTRACTORS DOING BUSINESS WITH THE CITY.

(a) Definitions. For purposes of this Section, the following words and phrases shall mean:

(1) "Person who contracts with" includes any party or prospective party to a contract, as well any member of that party's board of directors, its chairperson, chief executive officer, chief financial officer, chief operating officers, any person with an ownership interest of more than 20 percent in the partys; any subcontractor listed in a bid or contracts; and any committee, as defined by this Chapter, that is sponsored or controlled

by the party, provided that the provisions of Section 1.114 of this Chapter

governing aggregation of affiliated entity contributions shall apply only to the party or prospective party to the contract.

(2) "Contract" means any agreement or contract, including any amendment or modification to an agreement or contract, with the City and County of San Francisco, a state agency on whose board an appointee of a City elective officer serves, the San Francisco Unified School District, or the San Francisco Community Collece District for the San Francisco Collece Collece

(A) the rendition of personal services,

(B) the furnishing of any material, supplies or equipment,

(C) the sale or lease of any land or building, or

(D) a grant, loan or loan guarantee.

(3) "Board on which an individual serves" means the board to which the officer was elected and any other board on which the elected officer serves.

(b) Prohibition on contribution. No person who contracts with the City and County of San Francisco, a state agency on whose board an appointee of a City elective officer serves, the San Francisco Unified School District or the San Francisco Community College District,

(1) Shall make any contribution to:

- (A) An individual holding a City elective office if the contract must be approved by such individual, the board on which that individual serves or a <u>state agency on whose board on which</u> an appointee of that individual serves;
 - (B) A candidate for the office held by such individual; or
- A committee controlled by such individual or candidate
 Whenever the agreement or contract has a total anticipated or actual value of \$50,000.00 or more, or a combination or series of such agreements or contracts approved by that same individual or board have
- a value of \$50,000.00 or more in a fiscal year of the City and County

 (3) At any time from the commencement of negotiations for such contract until-

- (A) The termination of negotiations for such contract; or
- (B) Six months have elapsed from the date the contract is approved.

(c) Prohibition on receipt of contribution. No individual holding City elective office or committee controlled by such an individual shall solicit or accept any contribution prohibited by subsection (b) at any time from the formal submission of the contract to the individual until the termination of negotiations for the contract or six months have elapsed from the date the contract is approved. For the purpose of this subsection, a contract is formally submitted to the Board of Supervisors at the time of the introduction of a resolution to approve the contract.

(d) Forfeiture of contribution. In addition to any other penalty, each committee that receives a contribution prohibited by subsection (c) shall pay promptly the amount received or deposited to the City and County, of San Francisco and deliver the payment to the Ethics Commission for deposit in the General Fund of the City and County, provided that the Commission may provide for the waiver or reduction of the forfeiture.

(ee) Notification.

(1) Prospective Parties to Contracts. Any prospective party to a contract with the City and County of San Francisco, a state agency on whose board an appointee of a City elective officer serves, the San Francisco Unified School District or the San Francisco Community College District shall inform each person described in subsection (a)(1) of the prohibition in subsection (b) by the commencement of negotiations for such contract.

(2) Individuals Who Hold City Elective Office. Every individual who holds a City elective office shall, within five business days of the approval of a contract by the officer, a board on which the officer sits or a board of a state agency on which an appointee of the officer sits, notify the Ethics Commission, on a form adopted by the Commission, of each contract approved by the individual, the board on which the individual serves or the board of a state agency on which an appointee of the officer sits. An individual who holds a City elective office need not file the form required by this subsection if the clerk or secretary of a board on which the individual serves or a board of a state agency on which an appointee of the officer serves has filed the form on behalf of the board.

Important Election Dates for the June 3, 2008 Consolidated Statewide Direct Primary Election

▶ Deadline to register to vote (see page 16):	May 19, 5 p.m.
▶ Deadline to change party affiliation (see page 6):	May 19, 5 p.m.
Deadline to notify Department of Elections of address change: (see page 16)	May 19, 5 p.m.
First day of Early Voting at City Hall (see page 7):	May 5
▶ Weekend Early Voting at City Hall (see page 7):	May 24-25 May 31-June 1
➤ Weekend Early Voting at City Hall (see page 7): Deadline to request a vote-by-mail ballot (see page 7):	
▶ Deadline to request a vote-by-mail ballot (see page 7):	May 31-June 1

Ballot Worksheet

Fill in your choices - Cut out and take with you to the polls

Not all voters are eligible to vote on all partisan contests. Your sample ballot includes the contests for which you are eligible to vote. For more information, see page-6 and your sample ballot.

OFFICES	
PARTISAN OFFICES	
United States Representative	Vote for one
State Senator	Vote for one
Member, State Assembly	Vote for one
Members, County Central Committee	The spaces to the right allaw for the maximum number of Caunty Central Committee condicidates far which any vater may vate. Please refer to your sample ballat for the number of candicidates for which you, may vate.
NONPARTISAN OFFICES	
Judge of the Superior Court, Seat #12	Vote far one
N-A	

Notes:	

(The ballot worksheet continues on the next page)





Ballot Worksheet (continued)

Fill in your choices - Cut out and take with you to the polls

PROPOSITIONS		
TITLE	YES	NO.
98 : Eminent Domain. Limits an Government Authority. Initiative Constitutional Amendment.	-	
99 : Eminent Domain. Limits on Government Acquisitian of Owner-Occupied Residence. Initiative Constitutional Amendment.		
A : School Parcel Tax		1-
B : Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund		
Forfeiture of Retirement Benefits for Conviction of a Crime Involving Moral Turpitude in Connection with City Employment	-	
D : Appointments ta City Boards and Cammissians		
Requiring Board of Supervisars' Appraval of Mayor's Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members		
F : Affordable Hausing Requirement for the Candlestick Point and Hunters Point Shipyard Mixed-Use Development Project		
G : Mixed-Use Development Project for Candlestick Paint and Hunters Point Shipyard		
Prohibiting Elected Officials, Candidates, or Committees They Cantrol from Soliciting or Accepting Contributions from Certain City Contractors	-	

Notes:	

The Department of Elections makes every effort to print Candidate Statements and Proposition Arguments <u>exactly</u> as submitted – mistakes and all.



However, with all the items that are included in the Voter Information Pamphlet, it is possible that we have made a mistake of some kind in the layout and printing process. If we learn of any substantial errors on our part after the pamphlet has been printed and mailed out, we will publish a correction notice in local newspapers in the days preceding the election.

If necessary, a correction notice will appear in the Public Notices section of the *San Francisco Chronicle* and in *Sing Tao Daily* on May 20, 21 and 22, in *El Reportero* on May 21 and in *El Mensajero* on May 25.

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Accessible voting machine instructions	G Mixed-Use Development Project for Candlestick Point and Hunters Point Shipyard
Application for permanent vote-by-final (absentee) status	H Prohibiting Elected Officials, Candidates, or Committees They Control from Soliciting or Accepting Contributions from Certain City Contractors
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S	M Multilingual voter services
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IMPORTANT NOTICE TO ALL VOTERS

BE SURE YOUR VOTE COUNTS! VOTE AT YOUR ASSIGNED POLLING PLACE, OR VOTE BY MAIL.

It is important for you to vote at your assigned polling place. Your ballot is created to include all candidates and contests for which you are eligible to vote. The candidates and contests that appear on your ballot are determined by the address at which you are registered to vote. If you vote outside of your assigned polling place, only contests for which you are eligible to vote can be counted.

THE LOCATION OF YOUR POLLING PLACE IS PRINTED ON THE BACK COVER OF THIS PAMPHLET!

If you are not able to vote at your assigned polling place on Election Day, or would like to vote early, please do one of the following:

- 1. Vote by mail (see the Vote-by-Mail Application on the back cover of this pamphlet); or
- 2. Vote at the early voting counter located at the Department of Elections in City Hall, Room 48.
 - Monday-Friday (except holidays), May 5-June 2, 8 a.m.-5 p.m.;
 - Saturday-Sunday, May 24-25 and May 31-June 1, 10 a.m.-4 p.m.; and
 - Election Day, Tuesday, June 3, 2008, 7 a.m.-8 p.m.

If you have any questions, please visit our Web site at www.sfqov.org/elections or call us at 415-554-4375

Return Address:	_		Place a First Class stamp here. Post Office will not deliver without one.

Did you sign the other side of your Vote-by-Mail Application?



DIRECTOR OF ELECTIONS DEPARTMENT OF ELECTIONS 1 DR CARLTON B GOODLETT PLACE ROOM 48 SAN FRANCISCO CA 94102-4634

DEPARTMENT OF ELECTIONS City and County of San Francisco

Only and County of San Francisco

Tor Carlton B. Goodlett Place, Room 48

San Francisco, CA 94102-4634

www.sfaov.org/elections



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CHANGE SERVICE REQUESTED

Check Your Polling Place Address Below 請在此頁下面查找你的投票站地址 Verifique la dirección de su lugar de votación indicada abajo

Congressional District 12 State Senate District 8 Assembly District 12

Ballot Type 06

Your Polling Place Address Is: 你的投票站地址是:

La dirección de su lugar de votación es:

占	Access

Are the entryway and the voting area accessible? 入口和投票區是否出入方便?

¿Son accesibles la entrada y el área de votación?

For additional accessibility information, please call 415-554-4375. 欲知更多關於方便出入授票站的資訊,請效電 415-554-4367。 Para más información sobre accessibilidad, por favor llame al 415-554-4366.

Party Registration 黨派登記 Afiliación política

If you are a Permanent Vote-by-Mail Voter, you DO NOT need to send in this application. A ballot will be sent to you automatically. 如果你是永久躺香投票的選民,你不必寄送本申請表。我們會自動寄選票給你。

Si usted va es un Elector de Voto por Correo Permanente. NO necesita enviar esta solicitud. Se le enviará una boleta automáticamente.

Check here if you wish to become a Permanent Vote-by-Mail Voter (for information, see page 7).
如果你想申請成為永久都吞投票的误民,請勾選此處(請參閱第7頁的說明)。

Marque aqui si desea ser un Elector de Voto por Correo Permanente (para más información, vea la página 7).

將來的選舉,我想收到中文版的選民資料手冊: Deseo recibir futuros folletos en español:

Print Name	
Address (Residential Street)	Mailing Address (If different from Mailing Address printed below)
San Francisco CA 941	Mailing Address
Daytime Phone	
Evening Phone	City, State, Zip Code Country

I certify under penalty of perjury that this information is true and correct. / 本人依照偽證罪法例宣誓・所填資料真實無誤。 / Certifico bajo pena de perjurio que esta información es veridica y correcta.

Sign Here / 在此簽名 / Firme aquí

/ / 08

We must have your signature - Do not print:我們一定要看你的簽名 - 不要標底 / Debemos recibir su firma - No escriba en letra de molde

Date / 日期 / Fecha

Mailing Address

Tuesday, June 3, 2008

THE POLLS WILL BE OPEN FROM 7 A.M. TO 8 P.M.

Voter Information Pamphlet & Sample Ballot



A Vote-by-Mail Application is provided on the back cover of this pamphlet.

重要:如果你已經申請中文版的選舉材料,不久你會收到中文版的選民 資料手冊。中文版的手冊不包含選票樣本。

請保留這份選民資料手冊,以便參閱其中的選票樣本。如果要索取中文版的手冊或需要其他協助,請致電 415-554-4367。

IMPORTANTE: Si usted ha solicitado materiales electorales en español, dentro de poco se le enviará un folleto de información para los electores en español. El folleto en español no contendrá la muestra de la boleta. Guarde esta copia del folleto en inglés para consultar su muestra de la boleta. Para solicitar una copia del folleto en español o recibir algún otro tipo de asistencia, por favor llame al 415-554-4366.

This Voter Information Pamphlet contains a sample ballot for the following political parties:

本選民資料手冊包含以下黨派的選票樣本:

Este Folleto de Información para los Electores contiene una muestra de la boleta electoral de los siguientes partidos políticos:

American independent
- 國獨立第 Americano Independent

lamo avatio

Democratic

O

Green 綠窯 / Verde

Libertarian

Peace and Freedom 和平自由黨 / Paz y Libertad

Republican

Republican 共和黨 / Republicano

Nonpartisan (Decline-to-State) Voters 無業派選民 / Electores No Afiliados p. 7'

Check the back cover of this pamphlet for your party registration and polling place address. Your polling place may have changed!

請查看這本手冊的封底,以了解你的黨派以及投票站地址。你的投票站地點可能已經有改動!

Verifique su afiliación a un partido político y la dirección de su lugar de votación en la contraportada de este folleto. ¡Su lugar de votación puede haber cambiado!

Published by: Department of Elections City and County of San Francisco 1 Dr. Carlton B. Goodlett Place, Room 48 San Francisco, CA 94102-4634

Department of Elections: 415-554-4375 選務處: 415-554-4367 Departamento de Elecciones: 415-554-4366

TTY: 415-554-4386 www.sfqov.org/elections

Ballot Type 07

Join the Pollworker Team on Election Day!

Our success in providing the best voting experience to San Francisco voters depends `
on your support! Do not wait – join our team of pollworkers!

The Department of Elections is always looking for dedicated, efficient and friendly people to work as pollworkers on Election Day. Over 2,500 workers are needed to staff 561 polling places in various locations throughout the City.

Complete the application below, cut it out and mail or fax it to:

Department of Elections
Pollworker Division
1 Dr. Carlton B. Goodlett Place, Room 48
San Francisco, CA 94102-4634
Fax: 415-554-7829



DEPARTMENT OF ELECTIONS — POLLWORKER APPLICATION

I am a REGISTERED VOTER of CALIFORNIA and would like to be placed on a list of potential pollworkers for the June 3, 2008 Consolidated Statewide Direct Primary Election or future elections.

FIRST NAME	M.I.	LAST NAME		
			San Francisco, CA	
ADDRESS			ZIP CODE	
E-MAIL ADDRESS			Do you have access to	YES
()	()		reliable transportation in order to pick up and	
HOME PHONE	CELL PHONE		deliver election materials?	∐ NO
Sign Here		/ / 08	, ,	
		TODAY'S DATE	DATE OF BIRTH (Month/	Day/Year)

Please indicate any language(s) you speak in addition to English.

20.150.51.100

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SAN FRANCISCO VOTER INFORMATION PAMPHLET

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Printed on paper containing a minimum of 50% post-consumer content.

DEPARTMENT OF ELECTIONS City and County of San Francisco www.sfgov.org/elections



JOHN ARNTZ Director

April 16, 2008

Dear San Francisco Voter:

In the June 3, 2008 Consolidated Statewide Direct Primary Election, voters must vote according to their party affiliations. Voters who have registered with a particular political party may only receive that party's ballot, and cannot vote using another party's ballot.

However, the Democratic Party and the Republican Party will allow voters who have declined to state a party affiliation to vote on their party ballots. Decline-to-state voters may also vote a purely nonpartisan ballot, which includes only state and local measures and the contest for Judge of the Superior Court.

Decline-to-state voters who are also permanent vote-by-mail voters have been mailed a postcard that they can use to request a Democratic or Republican Party ballot. Decline-to-state voters who vote at polling places on Election Day must tell the pollworker if they want either of these party ballots. If no request is made, the voter will receive a nonpartisan ballot.

Please read page 6 of this pamphlet for more information about party-affiliated and decline-to-state voters. The last day for people to register to vote in this election or to change their party affiliation is May 19.

YOUR BALLOT

The ballot will have partisan candidate contests (if any), the contest for the Judge of the Superior Court, and state and local measures on the same side. Any candidate contests will appear on the left side of the ballot and the measures will appear in the middle of the ballot. Also, most ballots have contests on the back of the cards, so remember to look on both sides of each ballot card before mailing your ballot to the Department of Elections or voting at the polling place.

VOTING IN CITY HALL

29 days before every election, outside our City Hall office, the Department opens a polling place that is available for all voters regardless of where they live in the City. Before the May 19 deadline to register to vote, people can change their registration information such as their party affiliation and then vote the same day. The City Hall polling place is open during the week from 8 a.m. until 5 p.m. and during the two weekends prior to Election Day – May 24 and 25; May 31 and Jun 1 – from 10 a.m. until 4 p.m. until 4 p.m.

TO CONTACT US

If you have questions or need more information on any issue related to the election, please contact the Department at 554-4375, 554-4367 (Chinese), or 554-4366 (Spanish). Also, our Web site — www.sigov.org/elections — is an excellent source of information and provides materials in English, Chinese, and Spanish.

Respectfully, John Arntz, Director





Purpose of the Voter Information Pamphlet

The purpose of this pamphlet is to provide voters with information about candidates and ballot measures before each election. In addition to the sample ballot, this pamphlet contains: information about voting in a primary election; an impartial summary of each local ballot measure prepared by the City's Ballot Simplification Committee; a financial analysis of each local ballot measure prepared by the City's Controller; an explanation of how each local ballot measure qualified for the ballot; arguments supporting and opposing local ballot measures; and the legal text of each local ballot measure.

You may bring this pamphlet with you to your polling place. In addition, every precinct is supplied with a copy of the Voter Information Pamphlet. Please ask a pollworker if you would like to see it.

The Department of Elections delivers the Voter Information Pamphlets to the Post Office for delivery to individual voters. If you do not receive your pamphlet by May 19, 2008, please contact your local Post Office and the Department of Elections.

This pamphlet is also available in Chinese and Spanish.

這本手冊有**中文**版,如果要索取中文版,請致電:(415)554-4367。

Este folleto también está disponible en español. Para solicitar una copia, por favor llame al 415-554-4366.

The Ballot Simplification Committee

The Ballot Simplification Committee prepares an impartial summary of each local ballot measure. In addition, the Committee writes or reviews other information in this pamphlet, including the glossary of "Words You Need to Know" and the Frequently Asked Questions (FAQs). The Committee members have backgrounds in journalism, education and written communication, and they volunteer their time to prepare these informational materials for voters. The Committee members are:

Betty Packard, Chair

Nominated by the Northern California Broadcasters Association

Suzanne Stassevitch

Nominated by the League of Women Voters

Dana Chisnell

Nominated by the Northern California Media Workers Guild

June Fraps

Nominated by the National Academy of Television Arts and Sciences

Ann Jorgensen

Nominated by the San Francisco Unified School District

Ann O'Leary, ex officio Deputy City Attorney

Accessible Voting and Services for Voters With Disabilities

Vote-by-Mail before Election Day – Vote-by-mail voters are mailed an official ballot prior to the upcoming election, which allows them to vote privately and at their own leisure. Any registered voter may request to vote by mail in any election. A Vote-by-Mail Application can be found on the back cover of this pamphlet. For more information, see page 7.

Early Voting in City Hall – During the 29 days prior to an election a voter may come to the Department of Elections on the ground floor of City Hall and vote. City Hall is fully accessible from any of its four entrances. The polling station at City Hall is equipped with all of the assistance tools provided at all polling places on Election Day. For more information, see page 7.

Access to the Voter Information Pamphlet – The San Francisco Public Library for the Blind and Print Disabled, at 100 Larkin Street, distributes recorded copies of the Voter Information Pamphlet on cassette. To request a copy call Martin Magid at 415-557-4253. These are also available at the Department of Elections. In addition, you may access a PDF or text copy of the Voter Information Pamphlet online on the Department of Elections Web site: www.sfaov.org/elections

Accessible Voting Machine – Voters with, but not limited to, sight and mobility impairments have the option to use an accessible voting machine. This machine is designed to assist voters with specific needs to vote independently and privately; it is available at every polling place on Election Day. For instruction on its use, please see page 14.

Other Forms of Assistance at the Polling Place:

Personal Assistance – A voter may bring up to two persons, or pollworkers, into the voting booth for assistance in marking his or her ballot.

Curbside Voting – If a voter is unable to enter a polling place, pollworkers can be asked to bring the necessary voting materials to the voter outside the polling place.

Reading Tools – Every polling place is provided with large print instructions on how to mark a ballot and special optical sheets to magnify the print on the ballot.

Seated Voting – Every polling place has at least one voting booth that allows voters to vote while in a seated position.

Voting Tools – Every polling place has two easy-grip pens for signing the roster and marking the ballot.

TTY (Teletypewriter Device) – The Department of Elections can also be reached via TTY by calling 415-554-4386.

If your polling place is not functionally accessible, you may call 415-554-4551 prior to Election Day to find out the location of the nearest accessible polling place within your district. For accessible polling place information on Election Day, or further information on accessibility for the upcoming election, please contact the Department of Elections at 415-554-4375.



Multilingual Voter Services: Voter Assistance in Chinese and Spanish

多種語言選民服務:

選民中文和西班牙文語言協助

Servicios Multilingües para los Electores: Asistencia para los Electores en Chino y Español

In compliance with federal law and local ordinance, the Department of Elections provides services to voters and official election materials in Chinese and Spanish, in addition to English. Multilingual voter services include:

- Translated election materials including: ballots, voter registration forms, voter notices, vote-by-mail ballot applications and instructions, and Voter Information Pamphlets.
- Telephone assistance in Chinese and Spanish, available Monday through Friday, 8 a.m. to 5 p.m. and from 7 a.m. to 8 p.m. on Election Day.
 - Telephone Assistance in Chinese: 415-554-4367
 - Telephone Assistance in Spanish: 415-554-4366
- Instructional signs in English, Chinese and Spanish at all polling places on Election Day.
- · Chinese and Spanish bilingual pollworker assistance at designated polling places on Election Day.
- Voter information in Chinese and Spanish on our Web site at www.sfgov.org/elections

中文選民服務

依照聯邦法律和地方法令,選務處提供選民中文服務和官 方選舉資料。中文服務包括:

- 已翻譯的選舉資料,其中包括:選票、選民登記表、 選舉預告、郵寄投票申請表和指南以及選民資料手 冊。
- 由星期一至星期五上午8時至下午5時及選舉日上午 7時至晚上8時提供的中文電話協助:415-554-4367。
- 於選舉日在每個投票站提供中文的說明標牌。
- 於選舉日在指定的投票站提供中文語言協助。
- 在選務處網站(www.sfgov.org/elections)提供中文選舉 資料。

中文版的選民資料手冊

除了英文版選民資料手冊之外,選務處還提供中文版的選 民資料手冊。如果你想要選務處郵寄給你一本中文版的選 民資料手冊,謹報電:415-554-4367。

Asistencia para los Electores en Español

Conforme a la ley federal y el reglamento municipal, el Departamento de Elecciones proporciona materiales electorales y asistencia a los electores en español. Servicios para los electores en español incluven:

- Materiales electorales traducidos incluyendo: la boleta electoral, el formulario de inscripción para votar, avisos a los electores, solicitudes e instrucciones para votar por correo y el Folleto de Información para los Electores.
- Asistencia telefónica en español disponible de lunes a viernes de 8 a.m. a 5 p.m. y en el Día de las Elecciones de 7 a.m. a 8 p.m. llamando al 415-554-4366.
- Rótulos con las instrucciónes en español en los lugares de votación el Día de las Elecciones.
- Trabajadores electorales bilingües en los lugares de votación designados.
- Información electoral en nuestro sitio Web en español: www.sfgov.org/elections

El Folleto de Información para los Electores en español

Además del Folleto de Información para los Electores en inglés, el Departamento de Elecciones provee un Folleto de Información para los Electores en español a los electores que lo soliciten. Si desea recibir un Folleto de Información para los Electores en español, por favor llame al 415-554-4369.

Primary Election Information for Party-Affiliated and Decline-to-State (Nonpartisan) Voters

The Department of Elections has provided this sample ballot booklet for the June 3, 2008 Consolidated Statewide Direct Primary Election for the following qualified parties:

- American Independent Party
- · Democratic Party
- Green Party
- Libertarian Party
- · Peace and Freedom Party
- · Republican Party

To determine your party registration, look at the box containing your polling place address on the back cover of this booklet. The party with which you are registered is identified by one of the codes listed below:

Al 。	American Independent Party	PF	Peace and Freedom Party
DEM	Democratic Party	REP	Republican Party
GRN	Green Party	NP	Decline to state a party affiliation (DTS) / Nonpartisan
LIB	Libertarian Party		

The June 3, 2008 election is a modified closed primary. In this type of election, a voter who has registered with a particular political party may vote only for candidates from that party. Voters who declined to state a party affiliation at the time of registration (decline-to-state voters) may request a ballot from one of the parties that allow decline-to-state voters to vote their party ballot in this election. All registered voters, regardless of party affiliation, may vote in nonpartisan contests and for or against ballot measures.

In this election, decline-to-state voters may request a party ballot for the following political parties:

- The Democratic Party, which allows decline-to-state voters to vote for candidates for all offices except County Central Committee.
- The Republican Party, which allows decline-to-state voters to vote for candidates for all offices except County Central Committee.

Note: The American Independent Party also allows decline-to-state voters to vote its party ballot in this election. However, there are no American Independent Party candidates for any partisan contest; instead, a nonpartisan ballot that includes candidates for nonpartisan office and ballot measures is available.

Decline-to-state voters who wish to receive a ballot from one of the parties listed above must request that ballot from a poliworker when signing the roster on Election Day. Decline-to-state voters requesting a vote-by-mail ballot can indicate their choice on the Vote-by-Mail Application located on the back cover of this Voter Information Pamphiet. Please note that under state law, when a decline-to-state voter chooses a party ballot, this choice must be noted in the roster of voters and becomes part of the public record.

Decline-to-state voters who do not request a specific party ballot will be given a nonpartisan ballot that includes only nonpartisan contests and the measures to be voted on.

Sample ballots begin on page 21. To find the page number of your sample ballot, please refer to the Table of Contents or the front cover of this pamphlet.

To change your party registration, you must complete and submit a new voter registration card by May 19, 2008. You can request that a voter registration card be mailed to you on our Web site at sfgov.org/elections or by calling 415-554-4375, or fill one out in person at the Department of Elections in City Hall.



Early Voting in Person or by Mail



(Absentee Voting)

Any voter may request a vote-by-mail ballot (absentee ballot). You can request that a ballot be mailed to you, or you can come to the Department of Elections and vote in person starting on May 5, 2008.

VOTING IN PERSON

You can vote on or before Election Day at City Hall, 1 Dr. Carlton B. Goodlett Place, Room 48. Office hours for early voting are as follows:

- · 8 a.m. to 5 p.m., Monday through Friday, beginning May 5, 2008;
- 10 a.m. to 4 p.m., Saturday and Sunday, May 24–25 and May 31–June 1;
- 7 a.m. to 8 p.m. on Election Day, Tuesday, June 3, 2008.

VOTING BY MAIL FOR THIS ELECTION ONLY

To request a ballot by mail, complete the application on the back cover of this pamphlet, and mail it to the Department of Elections. You may also request a ballot by sending a written request or postcard to the Department of Elections. Remember to include your home address, the address to which you want the ballot mailed, your birthdate, name and signature. Your signature must be included! Mail your request to the address on the front cover of this pamphlet, or fax it to 415-554-4372. Your request must be received by the Department of Elections before 5 p.m. on May 27, 2008. (by law, the Department of Elections cannot accept requests for mailed ballots received after 5 p.m. on May 27, 2008, regardless of when these requests were post-marked!) Once we process your request, a ballot will be sent to you.

When you receive your ballot, please read the instructions carefully. You can mark your ballot using a #2 pencil (recommended) or a black pen. If you use another type of marking device, the vote-counting machines may not record your votes properly. (Do not use a felt-tip pen because these can bleed through to the reverse side of the ballot card.) You can mail your ballot back to the Department of Elections—free-of-charge—by inserting your ballot into the envelope provided, signing and sealing the envelope, and dropping it in any mailbox—no stamp is required. You can also drop off your voted ballot at any San Francisco polling place on Election Day, Tuesday, June 3, 2008. The Department of Elections MUST receive your ballot by 8 np. no Tuesday, June 3, 2008.

If your ballot is damaged or you make a mistake, check the "Spoiled Ballot" box on the back of the return envelope and return it to the Department of Elections, no later than 5 p.m. on May 27, 2008, to be mailed a new one. You may also surrender the spoiled ballot at your polling place or at the Department of Elections in City Hall, Room 48, to obtain a new ballot.

VOTING BY MAIL FOR ALL ELECTIONS

Any voter may request to be a permanent vote-by-mail voter (permanent absentee voter).

Once you are on our permanent vote-by-mail voter mailing list, we will mail you a ballot automatically for every election until you move, re-register, or do not vote in two consecutive statewide general elections.

If you do not vote in two consecutive statewide general elections, you will no longer be a permanent vote-by-mail voter. However, you will remain on the voter roll unless the Department of Elections has been informed that you no longer live at the address at which you are registered. To regain your permanent vote-by-mail status, you will need to re-apply as described below.

To become a permanent vote-by-mail voter, complete the Vote-by-Mail Application on the back cover and return it to the Department of Elections, or call for an application at 415-554-4375. Be sure to check the box that says, "Permanent Vote-by-Mail Voter" and sign your name where indicated.



IMPORTANT NOTICE TO PERMANENT VOTE-BY-MAIL VOTERS

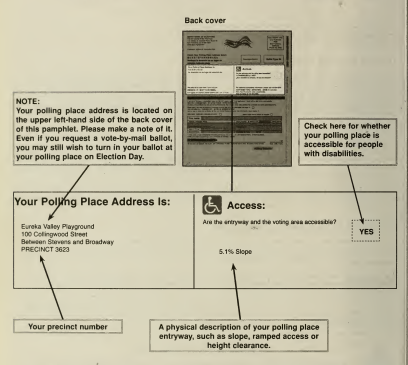
If you have already registered as a permanent vote-by-mail voter, your ballot will be mailed on or about May 5. To do ut if you are registered as a permanent vote-by-mail voter, please call the Department of Elections at 415-554-4411. If you have not received your ballot by May 19, please call 415-554-4375.

Track and Confirm Receipt of Your Vote-by-Mail Ballot

Vote-by-mail voters can track and confirm when their voted ballot was received by the Department of Elections. To determine the receipt status of your ballot, visit our Web site at www.sfgov.org/elections or call the Department of Elections at 415-554-4411.

How to Locate Your Polling Place Note: Your Polling Place May Have Changed!

Check the back cover of this pamphlet (upper left-hand side):



Your polling place address is also available at the Department of Elections Web site: www.sfgov.org/elections

If your polling place is not functionally accessible, you may call 415-554-4551 prior to Election Day to find the nearest accessible polling place within your district. For accessible polling place information on Election Day, call 415-554-4375.

Polling Places Change Every Election

Each election an average of 13% of San Francisco's polling places change due to cancellations. To confirm the location of your polling place, always check the back cover of your Voter Information Pamphlet. There you will find the accessibility status and location of your polling place, including cross-streets.



Check the back cover of your Voter Information Pamphlet before each election.



Change of Polling Place Card

If a polling place becomes unavailable after the Voter Information Pamphlet has been mailed, the Department of Elections sends change notification postcards to all registered voters within the precinct to inform them of the new location.



Change of Polling Place Signs

For those voters who are unaware that their polling place has changed, the Department of Elections posts "Change of Polling Place" signs at the address of the old location on Election Day. Voters can tear off a sheet of paper with the location name, address and cross-streets of their new polling place from a pad attached to the "Change of Polling Place" sign.

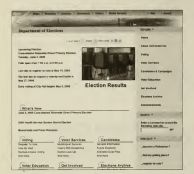
Some Voters Must Vote by Mail

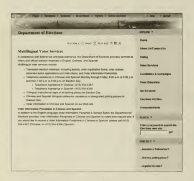
Voting precincts with fewer than 250 registered voters may be designated "Mail Ballot Precincts". An official ballot and postage-paid return envelope will be mailed automatically to all voters in those precincts approximately four weeks before every election.



For those voters who would prefer to drop off their official mail ballot at a polling place, the location names and addresses of the two polling places nearest their precinct are provided with the ballot.

Visit our Web site www.sfgov.org/elections for information on:





VOTING

- · Voting by mail
- · Voting at the polls on Election Day
- · Polling place and sample ballot look-up
- · Access for voters with disabilities

MULTILINGUAL VOTER SERVICES

- List of services available in English, Chinese and Spanish
- Contact numbers for Chinese and Spanish telephone assistance
- Bilingual voter registration forms and vote-by-mail ballot applications
- Voter Information Pamphlets in Chinese and Spanish

UPCOMING ELECTIONS

- · Election calendar
- · Official list of local ballot measures
- · Qualified candidates list
- · Voter Information Pamphlet

HOW TO GET INVOLVED

- · Become a pollworker on Election Day
- · High school student pollworker program
- · Provide your property as a polling place
- · Voter education programs

ANNOUNCEMENTS

- Press releases and memoranda
- · Employment opportunities
- · Local election results

ELECTIONS ARCHIVE

- Historical Voter Information Pamphlets going back to 1907!
- · Election results dating back to 1995
- · Historical voter turnout records

Your first source for election information is www.sfgov.org/elections





Contacting the Department of Elections

The Department of Elections has telephone lines for specific purposes:

- · For general information, call 415-554-4375;
- To register to vote, call 415-554-4375;
- To request a Vote-by-Mail Application, call 415-554-4375;
- · For assistance in Chinese, call 415-554-4367; 中文電話協助: 415-554-4367;
- · For assistance in Spanish, call 415-554-4366; Para recibir asistencia en español, llame al 415-554-4366;
- For TTY assistance, call 415-554-4386;
- For information about becoming a pollworker, call 415-554-4395;
- For election results on Election Night, call 415-554-4375;
- To offer your facility as a polling place, call 415-554-4551;
- · To request a voter education presentation or voter education materials for distribution, call 415-554-4340.

Our office hours are Mondays through Fridays (except holidays) from 8 a.m. until 5 p.m.



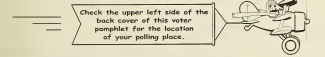
To Vote by Mail

Complete and detach the application on the back cover of this pamphlet.

2. Affix sufficient postage where indicated.

Drop your completed application into a mailbox.

Applications must be received by the Department of Elections no later than 5 p.m. on Tuesday, May 27, 2008.



Your Polling Place May Have Changed

We urge you to double-check the location of your polling place printed on the back cover of this pamphlet.

Voting at Your Polling Place on Election Day



Approach the table where pollworkers are issuing ballots and state your name and address. When one of the pollworkers finds your name in the roster of voters, the pollworker will repeat your name and address. Sign your name on the signature line next to your name in the roster of voters.

The pollworker will give you your ballot and your ballot's stub receipt in a blue secrecy folder. Your ballot may consist of multiple cards. Take your ballot to one of the voting booths, where you may mark your ballot in privacy. There will be a special ballot-marking pen in each voting booth.

Marking the Ballot

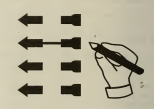
You will vote a paper ballot that may be printed on both sides of the page, unless you prefer to use an accessible touchscreen voting machine (see page 14). Using the ballot-marking pen provided at your polling place, mark your ballot by connecting the head and tail of the arrow pointing to your choice for each contest, as shown in the picture. Be sure to review both sides of each ballot card!

Please note: the number of candidates you may select for each contest or choice will be printed above the list of candidate name for each contest. If you overvote by marking more than the allowed number of candidates for any contest or choice, or by marking both "YES" and "NO" in a measure contest, your votes for that contest cannot be counted!

In addition to the candidates listed on the ballot, there may be other people running as qualified write-in candidates. For a list of qualified write-in candidates, please ask a pollworker. Voters with mailed ballots may access the list of qualified write-in candidates by visiting our Web site at www.sfgov.org/elections or by calling the Department of Elections at 415-554-4375.

To vote for a qualified write-in candidate, write the name of the candidate in the space marked "Write-in." You must connect the head and tail of the arrow pointing to the "Write-In" space for your write-in vote to be counted. Only write-in votes for qualified write-in candidates can be counted. Do not write in a vote for a candidate whose name is printed on the ballot.

If you make a mistake while voting, ask a pollworker for another ballot. Voters may request up to two replacement sets of ballots.



PRESIDENT Vote For One

THOMAS A. EDISON	-
ALBERT EINSTEIN	-
FLORENCE NIGHTINGALE	← →
BOOKER T. WASHINGTON	(= =
Write-In John Hancock	-

Once You Have Marked Your Ballot



Make sure that your ballot stub receipt has been detached from each ballot card. Insert your ballot, one card at a time, into the slot in the front of the voting machine. The ballot can be inserted into the voting machine in any direction: upside down, right side up, backwards or forwards. The voting machine counts the votes electronically when the ballots are inserted by the voter. The ballots are stored in a locked compartment inside the voting machine.







Guidelines for Provisional Voting

If you are a registered San Francisco voter, you have the right to cast a provisional ballot at your polling place if:

- · You were issued a vote-by-mail ballot that you are unable to surrender and you want to vote at the polls:
- · Your name does not appear in the roster of voters for the precinct;
- · You wish to vote a ballot from a party different from the one listed beside your name in the roster of voters;
- · You have moved within San Francisco but did not re-register to vote; or
- You are a first-time voter listed in the pink Provisional Roster and were unable to provide a valid California driver's license or state identification number or the last four digits of your Social Security number on your voter registration form.

How to cast a provisional vote:

You will receive a ballot and the pink provisional ballot envelope from a pollworker. The pollworker will fill out the pollworker section of the envelope. You must complete the voter's section of the provisional envelope, including providing your name, date of birth, current address and previous address. You must also sign the declaration confirming that you are a resident of San Francisco and are registered and eligible to vote in this election. It is very important that you sign your name at the bottom of the envelope — without your signature your provisional ballot cannot be counted.

Once you have filled out the voter's section of the provisional envelope and marked your ballot, insert your ballot into the provisional envelope, seal the envelope, and return it to a pollworker.

A double-sided receipt on the back of the provisional envelope includes a Web site and a toll-free number which you may use to find out whether your provisional ballot was counted. To determine the status of your provisional ballot, call 1-866-325-9163 or visit the Department of Elections Web site (www.sfelections.org/pv/) no sooner than July 14 and provide the number printed on your provisional voter receipt.

Your Sample Ballot

This pamphlet includes sample ballots for each qualified political party and for decline-to-state (nonpartisan) voters. Your current party registration is printed on the back cover of this pamphlet (for more information, see page 6). Please refer to the Table of Contents for the location of your sample ballot. It is a reduction in size of the Official Ballot you will use to cast your vote on Election Day. Feel free to mark your sample ballot and bring it to the polling place to use as a guide on Election Day. (You can also use the Ballot Worksheet, located on page 173 of this pamphlet, for the same purpose.)



Voting with the Accessible Touchscreen Voting Machine

For every election, each polling place will have one accessible touchscreen voting machine that assists voters with disabilities to vote independently and privately. This accessible voting machine allows voters to make ballot selections using a touchscreen and review their selections on a paper record before casting their vote.

Additionally, the touchscreen voting machine provides an audio ballot feature that allows voters to listen to instructions and ballot selections while voting. The touchscreen machine also has an option for voters to use their own personal assistive device such as a sip/puff switch.

The accessible touchscreen voting machine will be available for use at each of the City's polling places and during Early Voting in City Hall. If you would like to vote using the touchscreen voting machine on Election Day, please tell a pollworker.



Audio Ballot and Hand-held Keypad

For audio voting, the accessible voting machine is equipped with headphones and a Braille embossed hand-held keypad. When using the audio ballot feature, the voting machine will provide you with audio instructions and guide you through the ballot. The keypad is used to move through the ballot and make selections. If you would like to use the audio ballot feature, please tell a pollworker.



Steps for Voting Using the Touchscreen

Step 1: Insert Voter Card

Insert Voter Card into the yellow slot on the lower left-hand side of the machine.



Step 2: Select Language

Select the language in which you want to vote. Voters can choose English, Chinese or Spanish.

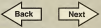
Step 3: Select Candidates and Ballot Measure Choices

Make your selections by touching the candidate or choice for which you intend to cast your vote. A green check mark will appear in the circle indicating your selection.

To change your selection, touch your selection again. The check mark will disappear and you can make a new selection.



After making your selection, touch the "Next" arrow button at the bottom of the screen to go to the next contest or measure. Touch the "Back" arrow button to return to the previous screen.



Touch the "ABC" button to enlarge the text on the screen.

ABC→ABC

Step 4: Print and Review Selections

At the end of the ballot, a review screen is displayed showing all your selections.

To change a selection, touch the box of the contest or measure and select a new candidate or choice.

After completing your ballot review on screen, print and review a paper record of your ballot. A paper record of your selections will appear in the window on the left side of the screen.

Touch Here to Print and Review a Paper Record of Your Ballot.

Write-in Candidates

To vote for a qualified write-in candidate, touch "Write-in" and a keyboard will appear on screen. Type the name of the candidate and press "OK."

Step 5: Cast Ballot or Make Changes

After verifying the paper record touch either "Cast Ballot" or "Make Changes."

Touch "Cast Ballot" to finish voting. The printer will show "Accepted" on the paper record. The voter card will eject for you to return to the pollworker.

IMPORTANT! – You cannot change your vote after "Cast Ballot" is pressed.

Touch "Make Changes" to change a selection. After you make a change you can review a new paper record of your ballot.

IMPORTANT! - You can print only two paper records of your ballot for review. After this you will need to cast your ballot. Please review the paper record of your ballot.

You may now cast your ballot or make changes.

Make Changes

Cast Ballot

Ballot Review

At any time you can review your ballot selections by touching "Review." The review screen will show you a summary of your selections. To change a selection, touch the box of the contest or measure and select a new candidate or choice.

Eligibility, Registration and Voting Information

Registration Forms

For this election, the registration deadline is May 19. To obtain a voter registration form:

- Visit www.sfgov.org/elections to fill out or download a form;
 Call the Department of Elections at 415-554-4375 and
- Call the Department of Elections at 415-554-4375 and request that one be mailed to you; or
- Pick one up at the Department of Elections in City Hall, the County Clerk's office, the Department of Motor Vehicles, or at public libraries and post offices throughout San Francisco.

Effective January 1, 2006 each registrant *must* provide a current and valid California driver's license or California identification number on his or her voter registration form. Registrants who do not have either must provide the last four digits of their Social Security number to meet the identification requirements. If a voter does not have any of these three forms of identification, a unique identifying number will be assigned for voter registration purposes only. Any registrant who does not provide this information prior to Election Day, June 3, may have to vote a provisional ballot; if the identification cannot be confirmed, the provisional ballot cannot be counted.

Once the Department of Elections receives a completed voter registration form, the new voter will receive a card in the mail as proof of his or her right to vote.

New Citizen Registration and Voting

California election law extends the registration and voting deadline to the 7th day before the election for those who become new citizens after the close of registration on May 19. Anyone who becomes a new citizen between May 20 and May 27 must, no later than May 27.

- Present your Certificate of U.S. Naturalization to the Department of Elections;
- · Complete a voter registration form; and
- · Vote at the Department of Elections after registering.

Have You Moved?

When voters move, they must inform the Department of Elections of the address change to update their voter registration records. Voters must inform the Department of address changes at least 15 days before an election to vote in that election. Voters may change their address by:

- · Completing and submitting a voter registration form; or
- Submitting a written notice of their change of address along with their signature, printed name, date of birth, and previous and new addresses.

NOTE: Voters who moved within the county and were unable to change their address prior to the deadline 15 days before the election are encouraged to:

- Go to their new polling place on Election Day, complete a new voter registration form to update their registration information, and cast a provisional ballot; or
- Come to City Hall, Room 48, on or before Election Day, complete a new voter registration form to update their registration information, and vote at the Department of Elections.

Not Yet 18?

Any person who will turn 18 years of age on or before the next election is eligible to register and vote in that election. To register:

- · Complete a voter registration form; and
- Submit the registration form either in person or by mail no later than 15 days before that election.

Overseas and Military Voters

Special Overseas and Military Voters are:

- · Members of the armed forces:
- · Spouses or dependents of members of the armed forces;
- United States citizens temporarily living outside of the country; or
- U.S. citizens serving on a merchant vessel documented under the laws of the United States.

Special Overseas and Military Voters can register to vote and receive a vote-by-mail (absentee) ballot by completing the Federal Post Card Application (FPCA). The application can be downloaded from http://www.fvap.gov/pubs/online/pca.pdf or obtained from embassies, consulates, or from military voting assistance officers.

Ex-Offenders' Right to Vote

In addition to standard voting age and residency requirements, California law allows a person who has been convicted of a felony to register and vote if he or she:

- Has completed his or her prison term for a felony, including any period of parole or supervised release.
- · Is on federal or state probation.
- Is incarcerated in county jail as a condition of felony probation or as a result of a misdemeanor sentence.

Additionally, people who have been convicted of a misdemeanor can register and vote even while on probation, supervised release, or incarcerated in county jail.

In order to restore the right to vote, a person only needs to complete and return a voter registration form. No other documentation is required.

Candidate Information

Notice about Candidates' Statements of Qualifications

Not all candidates submit a statement of qualifications. A complete list of candidates appears on the sample ballots located in this pamphlet. Please refer to the Table of Contents for the location of the sample ballot for each qualified political party and for decline-to-state (nonpartisan) voters.

Each candidate's statement of qualifications, if any, is volunteered by the candidate and is printed at the expense of the candidate, unless otherwise determined by the jurisdiction. The statements have been printed as submitted by the candidates and have not been checked for accuracy by any City official or agency. Spelling and grammatical errors have not been corrected. Please refer to the Table of Contents for the location of specific candidate statements in this pamphlet.

Voluntary Campaign Spending Limits and Legislative Candidates' Statements

In November 2000, California voters approved Proposition 34, which states that if a candidate for State Senate or State Assembly accepts voluntary campaign spending limits specified in Section 85400 of the California Government Code, that candidate may purchase the space to place a candidate statement in the Voter Information Pamphlet.

The legislative candidates who have accepted the voluntary spending limits and are therefore eligible to submit a candidate statement for the June 3, 2008 Consolidated Statewide Direct Primary Election are listed below:

State Senator, District 3
Joe Nation – Democratic

Member, State Assembly, District 12 Conchita Applegate – Republican

Member, State Assembly, District 13
Tom Ammiano – Democratic
Harmeet K. Dhillon – Republican

Candidates for Superior Court Judge, Seat #12

MARY E. MALLEN

My occupation is Trial Attorney.

My qualifications are:

- · USF School of Law (JD)
- · UC Berkeley, Bachelor of Science (Honors)
- · Deputy Public Defender San Francisco
- · Assistant District Attorney San Francisco
- Legislative Assistant SF Board of Supervisors
- Private Practice Criminal, Employment and Business

Having worked as an Assistant District Attorney and Deputy Public Defender, I am uniquely qualified to render fair judgment with proper dignity, propriety and absent any suspicion of political interference.

My experience in the private sector as a trial attorney and owner/operator of a small business, and in the public sector as an Assistant District Attorney, Deputy Public Defender, and Constituent Liaison to then Supervisor Gavin Newsom provide me with the singular ability to view legal situations from both perspectives.

I am a fifth generation San Franciscan. My father was the late Judge William Mallen, whose exemplary judicial demeanor and unwavering dedication to justice shaped my character and inspired my legal career.

Judicial candidates are required to "avoid political activity that may create the appearance of political bias or impropriety." Our conduct, governed by the Code of Judicial Ethics, must demonstrate "independence and impartiality." I have the highest respect for that standard - for that reason, my endorsers are not included here.

www.marymallen.org

Mary E. Mallen

THOMAS MELLON

My occupation is Judge of the Superior Court.

My qualifications are:

Politics Has No Place in Our Courts.

I am a trial judge – not a politician. I provide justice for all who appear in my court – regardless of political considerations or any other factors.

A Lifetime of Honorable Service.

My strong record of service has earned me the support of the overwhelming number of my judicial colleagues, including 5 members of the California Supreme Court and 12 of the Court of Appeal. I have presided over more than 500 trials, confronting issues touching nearly every facet of the law.

Prior to serving as judge, I practiced law in San Francisco for 22 years. Before that I worked as a VISTA volunteer in an inner-city neighborhood, as a poverty law attorney providing free assistance to poor families and as a law clerk for a prominent federal jurist. I am a graduate of the University of San Francisco. My wife and I raised two daughters in San Francisco.

Justice, Not Politics.

My experience is in the law. My focus is bringing justice to all who appear before me. Now I need your help to make sure our courts focus on justice, not politics.

Please join us at www.KeepJudgeMellon.com.

Thank you.

Judge Thomas Mellon

Candidates for Superior Court Judge, Seat #12

GERARDO C. SANDOVAL

My occupation is Member, San Francisco Board of Supervisors/Attorney.

My qualifications are:

Please visit www.SandovalForJudge.com for a detailed list of my qualifications.

- Columbia Law School graduate: alumni include six U.S. Supreme Court Justices.
- S.F. Board of Supervisors, member and lawmaker for the past seven years.
- Completed many jury trials and appeared in court countless times.
- Aide to S.F. Mayor Art Agnos, overseeing many legal issues for the City.
- Experienced civil attorney & criminal attorney.

Endorsements (partial list)

Mirkarimi.

S.F. Public Defender Jeff Adachi

S.F. District Attorney Arlo Smith (former)

S.F. Labor Council President Tim Paulson*

Art Torres, Chairman, California Democratic Party*

Senator Carole Migden & Senator Leland Yee Assemblywoman Fiona Mu S.F. Treasurer José Cisneros S.F. Supervisors Tom Ammiano, Bevan Dufty, Aaron Peskin, Sophie Maxwell, Jake McGoldrick, Chris Daly, & Ross

Service Employees International Union (SEIU) S.F. Building & Construction Trades Council S.F. Firefighters Local 798 UFCW Local 648 & IBEW Local 6

The Harvey Milk LGBT Club Jane Morrison, Connie O'Connor, Gerry Crowley, Susan Hall

*For identification purposes only

www.SandovalForJudge.com

Gerardo C. Sandoval

Statements are volunteered by the candidates and have not been checked for accuracy by any official agency.

Statements are printed as submitted. Spelling and grammatical errors have not been corrected.

Frequently Asked Questions (FAQs)

Q — Who can vote?

18 years or older, who

are registered to vote

before May 19, 2008.

in San Francisco on or

A — U.S. citizens.

by the Ballot Simplification Committee

Q - Who can vote?

A — U.S. citizens, 18 years or older, who are registered to vote in San Francisco on or before May 19; 2008.

Q - When do I vote?

A — Election Day is Tuesday, June 3, 2008. Your polling place will be open from 7 a.m. to 8 p.m.

Q - Where do I go to vote?

A — Go to your polling place. The address is on the back cover of this book.

Q — My 18th birthday is after May 19, 2008 but on or before June 3. May I vote in the June 3 election?

A — Yes, if your 18th birthday is on or before June 3, but after May 19, you can register to vote on or before May 19 and vote June 3 — even though you were not 18 at the time you registered to vote.

Q — If I was arrested or convicted of a crime, can I still vote?

A — You can register and vote as long as you are not in prison or on parole for a felony conviction. You must complete a new registration form on or before May 19 to vote.

Q — I have just become a U.S. citizen. Can I vote in the June 3 election?

A — If you became a U.S. citizen on or before May 19, you may vote in the election, but you must register to vote by May 19;

OR

If you became a U.S. citizen after May 19, but on or before May 27, you may register and vote at the Department of Elections office by May 27 with proof of citizenship.

Q — I have moved within the county but have not reregistered. Can I vote in this election?

A — Yes, but you must go to your new polling place or City Hall, Room 48, and complete a voter registration form to update your registration information. You can look up the address of your new polling place by entering your new home address on the Department of Elections Web site (www.s/gov.org/elections). You may be asked to vote a provisional ballot at your new polling place.

Q — What do i do if my polling place is not open?

A — Check the back cover of this book to make sure you have gone to the right place. Polling places often change. If you are at the right place, call the Department of Elections immediately at 415-554-4375.

Q — If I don't know what to do when I get to my polling place, is there someone there to help me?

A - Yes, the pollworkers at the polling place will help you.

Q — Can I take my sample ballot or my own written list into the voting booth?

A — Yes. Deciding your votes before you get to the polls is helpful. Your sample ballot is located inside this voter pamphlet, or you may use the Ballot Worksheet included in this pamphlet for this purpose.

Q - Do I have to vote on every item on the ballot?

A — No, you do not. The votes you cast will be counted whether you have voted on every item or not.

Q — Is there any way to vote Instead of going to the polling place on Election Day?

A — Yes, you can vote before June 3 if you:

Fill out and mail the Vote-by-Mail Application printed on the back cover of this book. Once we process your request, a vote-by-mail ballot will be sent to you. Your request must be received by the Department of Elections no later than 5 p.m. on May 27, 2008:

OR

Go to the Department of Elections at City Hall, 1 Dr. Carlton B. Goodlett Place, Room 48, from May 5 to June 3. The office hours are: 8 a.m. to 5 p.m., Monday through Friday; 10 a.m. to 4 p.m. Saturday and Sunday on May 24-25 and May 31-June 1; and

7 a.m. to 8 p.m. on Election Day, June 3.

Q — If I don't use an application, can I get a Vote-by-Mail Ballot some other way?

A — You can send a note, preferably on a postcard, to the Department of Elections asking for a ballot. This note must include: your printed home address, the address where you want the ballot mailed, your birthdate, your printed name and your signature. Mail your request to the address on the front cover of this pamphlet, or fax it to 415-554-4372. Your request must be received by the Department of Elections no later than 5 p.m. on May 27, 2008.



AMERICAN INDEPENDENT PARTY

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote *only* for candidates from that party in partisan contests. Pursuant to California Elections Code section 8004, if there are no candidates for a partisan contest, that contest will not appear on the ballot.*

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

*The following partisan contests will not appear on the American Independent Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 12 MEMBER, STATE ASSEMBLY, DISTRICT 12

+ The American Independent Party allows voters who have declined to state an affiliation with a political party to request an American Independent Party ballot for this election. However, there are no American Independent Party candidates for any partisan contest; instead, a nonpartisan ballot that includes candidates for nonpartisan clience and ballot measures is available. For further ootions for voters who have declined to state a party affiliation, see page 6.

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot. 本選民資料手冊內的選票標本是正式選票的縮小版。 La Muestra de la Boleta Electoral en este folleto es una reducción de la Boleta Electoral Oficial.

申請中文版的選舉材料的選民請注意:請保留這份選票樣本。寄給你的中文版的選民資料手冊中沒有這份選票樣本。 你只能在這本選民手冊中找到選票樣本。

> Aviso para los electores que han solicitado material electoral en español: Guarde esta copia del folleto en inglés para consultar su muestra de la boleta. El folleto en español que le será enviado no contendrá la muestra de la boleta.

OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

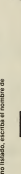
CITY AND COUNTY OF SAN FRANCISCO / 三聯市市總 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS 美國獨立黨選票 / BOLETA DEL PARTIDO AMERICANO INDEPENDIENTE CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION AMERICAN INDEPENDENT PARTY BALLOT

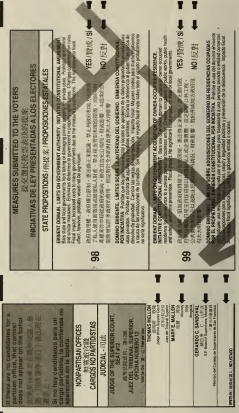
JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008 BALLOT TYPES 1, 3, 7, 9, 12, 15, 17

To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. INSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

惠民指南:語外指向你温釋的簡顯畫線連接起來,如圖所示,如果想要接選合格補寫候選人, 在提供的空心場寫此人的姓名,並將開頭畫線繼接起來。

como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de NSTRUCCIONES PARA LOS ELECTORES: complete la flecha que señala su selección, tal a persona en el espacio en blanco provisto, y complete la flecha.





VES/犂胶/SI↑ NES/犂皮/SÍ↑ A fin de mejorar la calidad de los programas educativos para nifos; atraer y retener personal y maestros de calidad mediante el atumento de salativas, propuebbrar a for mesteiro su no criprensador spelementar a por trabajo anacional en respuesa que son dificiales de obtas de mastros y en materias dificiles de Lobrit y aumentar la zapadración de los maeistros los recursos y el apopo para el auta, la tecnología, la imporación y la responsabilidad, ofeber la Ostrito Escola Unificado de Sant Frantisco ser autorizado para escauda anualmente \$150 por pareba, lapisados por la inflación, con la supervisión obligatora de los culdudantos? CITY & COUNTY PROPOSITIONS / 市縣 提案 / PROPOSICIONES DE LA CIUDAD Y CONDADO Shall the Qiy, meases the yeas of sective equade for the ord Oye morphose and ordist impropes of the School Deceases. The Superior Court and the Community Chiego District to quality for employe-funded retires health benefits establish as separable Retires the Bird. Card That Furth, Curd netter the Curd and progressing retirement in benefits and retirement case de-ving adjustments for certain Chy employees? Debeta la Dicular martir al cardiol de abre de service menderators para martir ne regularistica per preter herelation reflocos de platication farciados por el empleador de barmons empleador de la Caldady. Peter semielador de Dorita Escolar i Elizarda Segrecia y Estánto de Celegora Comunitarios, estáderes fun-ciones perferencia independente para la Rencola Medica de Judidos para filamenta les casos de alenciar medica de los platicas, y amentra las beneficios de jubiladora y los ajustes por costo de vidar an la públición para destis empleador de la Chadra? Shall the City pothals San Francisco Employees' Retirement System members who are convicted of a crime inchesy most automotic of connection with fleet employment from receiving any retirement benefits funded with employer contributions? Jaffy et enturing programs for children; attract and retain quality teachers and staff by increasing be teachers. We additional compensation to extra work at hard-to-staff schole and in hard-to-ful and increase fearber training, resources and desseroin support, lectroboley, inovation, and staff the San Francisco United School District be authorized to levy \$180 per pare annually. NO/反對 NO/ 反拳 學校提案/PROPOSICIONES ESCOLARES 革新和責任機制,三藩市聯合校區是否應該在接受強制性公民監督的條件下 供品質更好的教育計劃:為了用提高薪資的方法吸引和保留優 秀教師常<u>五作人員;為了向在難以招募</u>所需人員的學校和課目領域做額外工 作的教師提供額外補償;以及為了增加教師培訓,資源和教室支援、技術、 本市是否應該增加新聘市政府雇員以及校區、高等法院和計區大學區業些 區員取得區土出資的退休者鏈碳福利資格所需的服務年數:總立一圈單獨 的「選休者保護基金」以支付選休者保健費用;以及為某些市政府雇員增 导到授權以徵收每年每個地塊 \$198 並隨著通貨膨脹而調整該稅費? lation, with mandatory citizen oversight? SNOILISC 加退休福利和退休生活費用調整 m

T

YES/營成/SI◆

NO/反對

本市是否應該禁止被判犯下與職務相關的違背道德之罪行的三藩市政府履員 退休系統成員取得雇主出資的任何退休福利?

O

"Debería la Cudad prohbir que los miembros del Sistema de Jubilación de Empleados de San Francisco que Praya isó conderados por tomeler delibro de composión moral relacionados con su empleo reciban beneficios de Unidación inandades con contribuciones del empleador?

VOTE EN AMBOS LADOS DE LA BOLETA VOTE BOTH SIDES OF BALLOT 請在選票兩面投票

38-C1-21-1-A

MEASURES SUBMITTED TO THE VOTERS 提交選及投票表決的提案 INICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES

CITY & COUNTY PROPOSITIONS/市縣提案/PROPOSICIONES DE LA CIUDAD Y CONDADO

YES/營成/SI◆ Shall it be Chypolicy that the membership of City boards and commissions reflect the interests and contributions of both man and women of all races, eithicities, sexual orientations and types of disabilities and disabled candidates to fill seats on those bodies? 市政府各個理事會和委員會的組成反映各種組族、族務、性取向和發聯類別男女人士的利益和貢獻,以及市政府貸員和機構支持提名、委任 或確認女性、少數族裔和殘職人士等候補者擔任委員職務,是否應該成爲一項市政府政策?

Deberia ser politica de la Cludad que los miembros de los consejos y las comisiones de la Cludad relisión has intereses y las confidencies de horbites y mujeres de judas las razas, etnias, confidencies y los defendados, que funcionados y las agentes de Loudad relisión has has masses de los las confidencies y provementes de proposition mentantos para couract arrigidos de la Condenta de proposition de la confidencia de la confidencia de la confidencia de para confidencia de la confidencia del la confidencia de la confidencia del la confidencia de la confidencia del la confidencia de la confidencia del la confide

Shall the City set quaffications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring amagnity of the Board of Supervisors to appoint the Mayor's appointments to the PUC?

YES/營廠/SI◆ 本市是否應該制訂公用事業委員會 (bnc) 委員的任職資格並格改 bnc 委員的委任程序,即市參議會必須以多數票通過市長的 bnc

ш

, Debería la Ciudad establecer cualificaciones para los miembros de la Comisión de Servicios Públicos (Public Unities Commission, PUC) y cambiar el Sara la PUC exigiendo que la mayoria del Consejo de Supervisores apruebe las designaciones del Alcalde para la PUC?

ES/增成/SI bed in the area be mixed-use development SSSE Les Chrystal ann misses developed and the Christal C 市政府批准的任何場合角 (Candestox Poin) 和彈人角部場 (Hunes Point Shpyard) 混合用短阳器计量在影陶图的所有被照验的新房屋 第元的 50% 必須是可負擔房屋,新的可負擔房階的出租或銷售優先誤顧中係收入家庭,以及,如果確認 Mos Gaffah 公屋,將一比一重 ш

para el área incluye estas Detect set of the Calding took pains at interaction of the calding and executed. Print yet and physical print of the calding and the calding a 海区/04 建原住房單元,是否應該成為一項市政府政策;以及,除非市參議會認定該地區混合用途開發計劃 第4章 出售、轉讓或出租本市在場台角擁有的任何土地?

int and Hunters Point Shipyard, including a new 49ers stadium or a non-stadium and is repeated with new public parks gropen spaces of at least equal size and facilities 1897, bettepsade? Shall it be City poicy to encourage limely development of a mixed-use project indiae Bayview on Candisstick Point, alternatives, shall the City be entroxized to travelse pack fault of Candisstick from It man, executation at loss in the just the farstise meets the measure's policy objectives; and shall propositions D and Fill appoint by the voltes mu Jahra the farstise meets the measure's policy objectives; and shall be propositions D and Fill appoint by the voltes mu Jahra

樂用涂;以及潔民於1997年六月通過 3等而積的新的公園或開放空間交 の的一項混合用途計劃,包括 技局及時開發位於灣景區 (Bayview) 的獨台角 (Candlestick Point) 和強人角船線 (Furners Point) 台角的公園用龜 一項市政府談 座新的49人隊體育場或一項非體育場替代方案,是否應 ※ 日談傳議道足本提案的政策目標,是石窟該標權市 的D提案和F提案是否應該被廢止? G

YES/贊成/SI↑

20/0数

Candiestick Point y el astillero de Hunters Point, incluyendo un nuevo estadio La transferir terrenos del parque en Candiestick Point para uso no recreativo mes y la transferencia cumple con los objetivos de la política de la iniciativa de Debería ser política de la Cudad alentar la urbanización oportuna var para los 49ers de Safa Tancisco o una alemativa que no sea un esto, si el terreno es reemplazado por nuevos parques publicos o espacios a le terreno es reemplazado por nuevos parques publicos o espacios a ley y deberían pevocarsa las Proposiciones Dy F, aprobadas por los el



YES/贊成/Si▲ ept campaign contributions from contractors who are prohibited from making sentracting contract or a recently approved contract before the official or the Board on NO/反對 Diversi see heat our les kinoverse electes de la Custant les candidates o les cernés politices que elles contours sobres companies de parte de contrastat de manufactures para campates de parte de contrastat de manufactures a tauta funciones seeles, activates y primas pour de color de parte de contrasta pose un contrasto pose un contrasto por el Carago veja certa, en que a parte de contrasta pose un contrasto perfette o un contrasto manufactures de contrastat pose un contrasto perfette o un contrasto perfette de contrastat pose un contrasto de contrastat por el information de contrastat por el contrastat de contrastat de contrastat por el contrastat de 用的觀選指款,而由於該承包商於該百員處或數百員或其委任者任 官員、成選人或政治委員會捐款,該等行為是否應該定局非法? 請在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA VOTE BOTH SIDES OF BALLOT and political committees of didates or political committ 如果本市民選官員、候選人或受其難關的政治委員、職之委員會處有信符批准的合約或批准不久的合約。 Shall it be unlawful for City elected officials contributions to these elected officials, can which the official or an appointee of the official or an appointer or an appointer of the official or an appointer or an appoint 38-C1-21-2-N I

Lead Hazard Control Program



The Mayor's Office of Housing's Lead Hazard Control

Program (LHCP) provides lead hazard control services

to eligible low-income property owners or owners

whose properties are rented to low-income tenants.

The program provides free lead risk assessment, testing,

and grant funding for remediation of lead hazards.

Why worry about lead?

94% of housing in San Francisco was built before 1978 and lead was added to paint before 1978 to make it more durable. When lead based paint is disturbed or deteriorates, the dust created can poison residents. Who's most at risk? Children under 6 years old are at the greatest risk, but even adults can be poisoned by lead. Lead can also cause abnormal fetal development in pregnant women.

What are the effects of lead poisoning?

Lead poisoning can damage the kidneys, brain and nervous system, affect behavior, loss of IQ and cause learning problems

Income Eligibility		
MAXIMUM INCOME BY HOUSEHOLD		
SIZE		
1 PERSON	\$63,350	
2 Person	\$72,400	
3 PERSON	\$81.450	
4 PERSON	\$90,500	
5 PERSON	\$97.700	
6 PERSON	\$104.950	
7 PERSON	\$112.200	
8 PERSON	\$119,450	

Program Eligibility

* Property must be built before 1978.

* Property must be a permanent, residential structure located within the City and County of San Francisco.

* Units must have 1 or more bedrooms.

* A child must live or spend a minimum of 6 hours a week on the property.

* Vacant units may be funded if the owner agrees to give preference in renting to low and moderate income families with children under the age of 6.

* Property must have lead-based paint hazards when inspected by a Certified Risk Assessor provided by the Mayor's Office of Housing. * Occupants must qualify based on program income eligibility

Who is eligible for lead grants?

Those who are income-qualified and are:

requirements.

* Property owners who operate home-based childcare facilities.

*Owner occupied or renter-occupied units with young children.

* Property owners who have been issued Notices of Abatement or

Violation from the Department of Public Health or the Department of Building Inspection.

For more information about our programs, please

contact us at
Mayor's Office of Housing
Lead Hazard Control & Housing
Rehabilitation Programs
1 South Van Ness Avenue, 5th Floor
San Francisco, CA 94103
Main (415) 701-5500
Fax (415) 701-5501



Gavin Newsom Mayor

Matthew O. Franklin Director

Please visit these websites to learn more about lead poisoning and its effects:

http://www.cdc.gov/nceh/lead/lead.htm http://www.epa.gov.lead/ http://hud.gov/offices/lead/ http://www.lead411.org/Templates/index.htm

The Lead Program at the Mayor's Office of Housing operates with generous funding from the Office of Healthy Homes and Urban Development (HUD) and the City and County of San Francisco.

DEMOCRATIC PARTY

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote *only* for candidates from that party in partisan contests.

The following partisan contests will appear on the Democratic Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 12
MEMBER, STATE ASSEMBLY, DISTRICT 12
DEMOCRATIC PARTY COUNTY CENTRAL COMMITTEE. ASSEMBLY DISTRICT 12

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

+ Voters who have declined to state an affiliation with a political party may request a ballot for the Democratic Party that includes candidates for all offices except County Central Committee. For more information, see page 6.

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot.

本選民資料手冊內的選票樣本是正式選票的婚小版。

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OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

DEMOCRATIC PARTY BALLOT

CITY AND COUNTY OF SAN FRANCISCO / 三磷市市線 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 民主鐵潠票 / BOLETA DEL PARTIDO DEMÓCRATA JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

CONGRESSIONAL DISTRICT 12, ASSEMBLY DISTRICT 12 — BT 7

To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. INSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

INSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal 選民指南:請將指向你選擇的箭頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人 在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。

como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de

a persona en el espacio en blanco provisto, y complete la flecha.

医部份 医糖

PARTISAN OFFICES FEDERAL -聯邦

NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 是交選民投票表決的提案

in private uses. Proportis cases. Changes conductional conductions. EMINENT DOMAIN. LIMITS ON GOVERNMENT AUTHORITY. INTIGING TO CONSTITUTIONAL. BEST State and local governments from Italiang or damagning primate program. Incrinate uses. Proceed shall a measures. Eliminates detence to government in property, not seen. Change con principle and the measure seen. Change con programments of the measure seen. The first inpact increased costs to many government of the measure seen. This in STATE PROPOSITIONS / 州提案 / PROPOSICIONES ESTATALES effect, however, probably would not be significant.

YES/替成/SL **耄耋案件中期從政府的傾向。修改宣告充公規則。財政影響:本提案的限** 了私人使用而微用或破壞私人財產。禁止租金管制和類似措施。消除在 效所發用權。政府權力限制。憲法修正案劃議。禁止州政府和地方試 到會增加許多政府的費用。但是整備全州的財政壓無太大淨影響

86

JACKIE SPEIER AICHELLE T. MCMURRY ROBERT M. BARROWS

DISTRICT 12 (第12 陳區 : DISTRITO 12 。

業的深識與 REPRESENTANTE DE LOS ESTADOS UNIDOS Vote for One 二二十名/Vote per Uno

POR INICIATIVA. Protible que los gobernos estad y locales se apocieran de Doanni prupmanero. Persos de susos privados. Protible el convol de abquires y manual manual se ambana de la filma de deleteración al privado especial despoto de propiedad. Camba las regas de apociosada, il moscho Secal Maynes codis para improya opiciamos despoto de propiedad. Camba las regas de apociosada, il moscho Secal Maynes codis para myor pocibilemente. DOMINIO EMINENTE. LIMITES SOBRE LA AUTORIDAD DEL GOBIERNO. ENMIENDA CONS i causa de las restricciones de le med lo seria significativo

course an owner-occupied re for public works, public health the or local governments. ENT ACQUISITION OF OWNER-OCCUPIED 止動用政 |外情況。財政影響:對於州或地方政府沒 私人或企業實體。設定關於公共工程、 房屋・憲法修正案動 r business entity. Bars use of & eyance to a private pe nime prevention. Fisca AIN LIMITS ON GOV 限制政府取得屋 属主自住房屋 の井の

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STATE - 州 - ESTADO

IBRO DE LA

RITEAN JANA SEASON A LINOI STADO

FRANK HENRY WADE 希蘭克・亨利・威勢 Certical Public Accountant

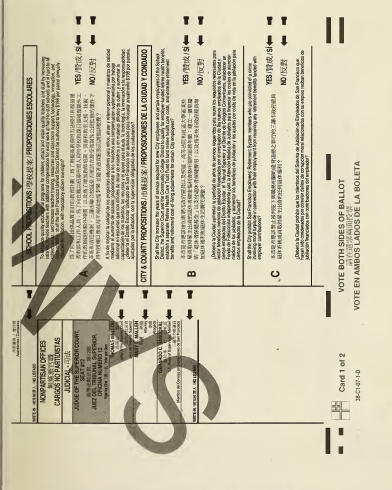
/ES/贄成/SI←

NO/反對

ersona privada o entidad comercial. de la delincuencia. Impacto fiscal: SOBRE ADQUISICIONES DEL GOBIERNO DE RESIDENCIAS OCUPADAS NDA CONSTITUCIONAL POR INICIATIVA. Prohibe el uso del dominio eminente

FIONA MA





Debeis ser politica de la Culada que los miembros de las consigios y las contribues de la Culada finição bos intereses y las contribuciones de hammon y migreme de laços as trazas, atrias, carácterios se cuestes prose de despeded y que ha funciónados y las servicios de parte a contribue de las contribues de la secondados y pomenten de grupos inmátricos para excepti cargos en asta corganizações de secondados y pomenten de grupos inmátricos para coupica registros de secondados y pomenten de grupos inmátricos para coupica registros de secondados y pomenten de grupos inmátricos para considerados y pomenten de grupos inmátricos para corganizações de secondados y pomenten de grupos inmátricos de secondados y pomenten de grupos inmátricos de secondados y pomenten de grupos inmátricos de secondados y pomenten de considerados y pomenten de grupos inmátricos de secondados y pomenten de considerados y pomenten de grupos inmátricos de secondados y pomenten de considerados y pomenten de grupos inmátricos de secondados y pomenten de considerados y pomenten de grupos inmátricos de secondados y pomenten de considerados y pomenten de considerados y pomenten de considerados y pomenten de considerados y pomenten de producir de considerados y pomenten de considerados Shall be City posty to encourage timely development of a triand-se project of the Superior of Candidatos. Provid Projectal Industrials are refer Statistics or a translation and translation or a superior and translation or a translation or a translation or a superior and and translation or a tra en Candiestick Point y et astillero de Hunters Point, incluyendo un nuevo estadio can que academente de academente de parte de parque en Candiestich Point para uso no recreativo como se y la transferencia cumpte con los objetivos de la política de la iniciativa de Shall it be CNy policy that the membership of CNy boards and commissions reflect the interests and confudutions of both mem and women of all races, ethnicities, sexual orientations and place. Of disabilities and that CNy officers and agencies support the nomination, appointment or confirmation of lemale, minority and disabled candidates to fif seats on those bodies? para el área incluve estas stitero de Hunters Point extia que el 50% de todas las ajos y moderados para el alguiller o la compra de viviendas 市政府各個理事會和委員會的組成反映各種種數、數額、性取向和環鄉聯盟男女人士的利益和貢獻,以及市政府官員和機構支持提名、委任 成課課女性、少數核務和緩開人士等候補表擔任委員職務,是否總該成為一項市政務政策? de des 28.28.18 before preference for many statement plant by Opported for Christopher post and many statement plant by Christopher post plant by Christopher preference for the safety preference for the safety professor do many statement and professor for safety plant by Christopher plant by Christopher professor for safety plant by Christopher professor for safety plant by Christopher plant 用元约 50% 必須是可負擔房屋,推的可負擔房屋的出租或銷格優先照顧中低收入家庭,以及,如果過程 NGe Gatta 公屋,將一比一直建聚住房單元,是否應該成馬一項由政府政策;以及,除非市參議有認定地區議合用途開發計劃準備。 电改策,是否應該禁止本市 Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring Supervisors to approve the Mayor's appointments to the PUC? 在多地區的所有被開發的新房屋 本市是否應該制訂公用事業委員會 (PUC) 委員的任職資格並修改 PUC 委員的委任程序,即市參議會必須以多數票通過市長的 PUC CITY & COUNTY PROPOSITIONS/市縣提案/PROPOSICIONES DE LA CIUDAD Y CONDADO 樂用途:以及選民於1997年六月通過 , Deberia la Ciudad establecer cualificaciones para los miembros de la Comisión de Senvicos Públicos (Public Unilidos Commission, PUC) y cambiar el para la PUC? 等面積的新的公園或開放空間交 の的一項混合用途計劃,包括 dades una a una; y debe nouenire que el plan de NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 节政府批准的任何獨台角 (Candlestick Point) 和鐵人角鐵線 (Hunters Point Shipyard) 混合用途開發計 鼓勵及時期發位於灣景區 (Bayview) 的個台角 (Candlestick Poin) 和鐵人角船場 (Hunters Point Shipya 提交選民投票表決的提案 台角的公園用地開於非單 座新的49人除體育場或一項非體育場替代方案,是否應應服工一項市政府政策 ¿Debería ser política de la Ciudad alentar la urbanización oportuna? para los 49ers de San Francisco o una alternativa que no sea un es si el terreno es reempazado por nuevos parques publicos o espacio 数且該轉讓滿足本提案的政策目標,是否應該授權市 出籍、蘇蒙或出租本市在獨台角擁有的任何土地? 的 D 提來和 F 提來是否應該被廢止? G ш ш

/ES/智蔵/Si←

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Se miembros ped in the area be ES/指数/SH

NO/反對 Vender, transferir o /ES/營成/SI▲

NO/反對

ey; y deberian revocarse las Proposicio

NES/郊积/SI♠

10/10学

T YES/贊成/SÍ↑ accept campagn contributions from contractors who are prohibited from making a pending contract or a recently approved contract before the official or the Board on NO/反對 Deficie serving que la tricorators elebto de la Quanta las candidates o los canada polícicos que elebto ante aceptan confluciones para campalas de parte de contrata se inemendo nos mismos montes elebtos que elebtos polícicos de cabidad por el contrata pose un contrato pendiene o un contrato referenciamente per el contrato pendiene o un contrato referenciamente per el canada por el contrato pendiene o un contrato pendiene de contrato de cont 報/與選捐款,而由於該承包商於談官員處或談官員或其委任者任實量,候選人或政治委員會捐款,該等行為是否應該定為非选? 請在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA VOTE BOTH SIDES OF BALLOT 如果本市民選官員、候選人或受其種制的政治委員會 職之委員會處有尚待批准的合約或批准不久配合約、 Shall it be unlawful for City elected office of contributions to these elected officials which the official or an appointee of the 38-C1-21-2-N I

OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

DEMOCRATIC PARTY BALLOT 民主黨選票 / BOLETA DEL PARTIDO DEMÓCRATA

CITY AND COUNTY OF SAN FRANCISCO / 三藩市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

ASSEMBLY DISTRICT 12 — BT 1-7

o vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

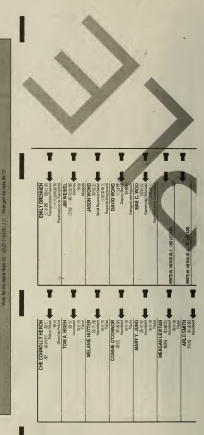
塞民指南:調將指向你選釋的簡顯書緣連接起來,如圖所示。如果想要投還合格補寫候選人, 在提供的空化上環寫此人的姓名,並將語頭書線維接起來。

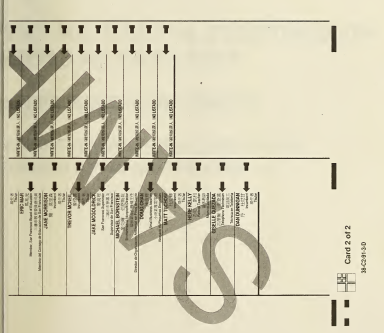
como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de NSTRUCCIONES PARA LOS ELECTORES: complete la flecha que señala su selección, tal a persona en el espacio en blanco provisto, y complete la flecha.



CITY AND COUNTY / 市縣 / CIUDAD Y CONDADO

MEMBER, COUNTY CENTRAL COMMITTEL, ASSEMBLY DISTRICT 12 縣中央影響等影響。 MEMBRO DEL COMITE CENTRAL DEL CONDADO, ASAMBLEA DEL DISTRITO 12





NO CONTESTS APPEAR ON THE THIS PAGE IS INTEN

這張選票卡背面不刊印選舉項目。

NO APARECE NINGUNA CONTIENDA ESTA PÁGINA SE HA DEJADO

BACK OF THIS BALLOT CARD. TIONALLY BLANK.

我們有意地將這一頁留為空白。

AL DORSO DE ESTA BOLETA. EN BLANCO INTENCIONALMENTE.



SHOW YOUR POWER: VOTE!

展現你的權力:

投票!

MUESTRE SU FUERZA: VOTE!

Every Vote Counts!

Cast your ballot on Tuesday, June 3, 2008.



每一票都非常重要!

在 2008 年 6 月 3 日星期二投票。



¡Cada voto cuenta!

Emita su voto el martes, 3 de junio de 2008.

What does the Sanctuary City Ordinance mean?

City Departments, commissions or employees MAY NOT help Immigration and Customs Enforcement (ICE) with immigration investigations or arrests unless such help is required by federal or state law or a warrant.

City employee WILL NOT report you or your immigration status to ICE when you apply for services or benefits.



Call 3-1-1 or 2-1-1 for more information







SAFE Access to Healthcare * SAFE Access to Education * Public SAFETY for all

SAN FRANCISCO MUNICIPAL IDENTIFICATION CARDS

Simplifying your connection to San Francisco and what it has to offer

Starting in late August 2008, adults, seniors, children and immigrants living in San Francisco may apply for a San Francisco Municipal Identification Card at the Office of the County Clerk. You will need to show proof of identity and San Francisco residency. The fee ranges between \$5-15.*

For more information about the benefits of the municipal identification card and how to apply, please visit the County Clerk website at: www.sfgov.org/countyclerk

* The fee is \$15 for adults and \$5 for youth and seniors (over 65 years of age). To qualify for a waiver, you must meet certain eligibility requirements.



GREEN PARTY SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote *only* for candidates from that party in partisan contests. Pursuant to California Elections Code section 8004, if there are no candidates for a partisan contest, that contest will not appear on the ballot.*

The following partisan contest will appear on the Green Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 12

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT. SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

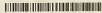
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> Aviso para los electores que han solicitado material electoral en español: Guarde esta copia del folleto en inglés para consultar su muestra de la boleta. El folleto en español que le será enviado no contendrá la muestra de la boleta.



OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

GREEN PARTY BALLOT

CITY AND COUNTY OF SAN FRANCISCO / 三離市市線 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 線鐵譔票/BOLETA DEL PARTIDO VERDE

CONGRESSIONAL DISTRICT 12 — BALLOT TYPES 7, 15, 17 JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow INSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

要民指南:請將指向你選擇的節頭畫線連接起來,如圖所示。如果想要投號合格補寫候選人, 在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。

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NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 旱交選民投票表決的提案

EMINENT DOMAIN. LIMITS ON GOVERNMENT AUTHORITY. INSTATIVE CONSTITUTIONAL. STATE PROPOSITIONS/州提案/PROPOSICIONES ESTATALES Bars state and local governments from taking or damaging private property in port and similar and similar by posterior to government in property white chand singled: Increased costs to many governments due to the measure & easing effect, however, probably would not be significant.

Si no hay candidatos para un cargo partidista, la contienda no aparecerá en la boleta.

YES/贊成/SL 政府徵用權,政府權力限制、憲法修正案勘議。禁止州政府和地方改革。 了私人使用而微用或破壞私人財產,禁止租金管制和類似措施。消除在 全州的财政應無太大淨影響 即會場加許多政府的費用,但是監察

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DOMINIO EMIRENTE. LINITES SOBRE, LA AUTORIDAD DEL GOBIERNO. EMINENDA CONSTITUCIONAL REMEDIA MENUTINE. PRINCIPA que des goçorimes estas, la yocase se prodemente de improsentar se mans para socs prancia. Profite el control de sublicien, profits a minimas. Elmina de defencio al goberno en estas de reservo de propiedad. Camar a les para de formo, in Impalo Sesal Mayora costas para muchas gobernos on such de las enforcacios, de magidad. Sin effetto, in Impalo Rical Mayora costes boto al prode condi-nata de las enforcacios de magidad. Sin effetto in Impalo Rical Mayora control such antito seria significativo.

VES/贊成/SI◆ ure an owner-occupied for public works, public health NO/函数 e or local governments. TION OF OWNER-OCCUPIED RESIDENCE. 禁止動用政 外情況。財政影響:對於州或地方政府沒 私人或企業實體,設定關於公共工程、 3房屋。憲法修正案則2 t: No significant fisc IENT ACQUISIT Bars use of IN. LIMITS ON GOV weyance to a private p TUTIONAL AME NITHATIVE GON EMINENT DO

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何文信 Equity traestor **BARRY HERMANSON**

ES SOBRE ADQUISICIONES DEL GOBIERNO DE RESIDENCIAS OCUPADAS IENDA, CONSTITUCIONAL, POR INICIA TIVA. Prohibe di uso del dominio en iniente da por el torpietato para traspasaría a una persona privada o entidad contercial. v., salud y seguridad policias y prevención de la definicuental. Impado fiscal.

JUDGE OF THE SUPERIOR COURT

JUDICIAL -司法

無為流官職 CARGOS NO PARTIDISTAS

NONPARTISAN OFFICES

· 胡鸡粉源人 (NOLISTADO

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38-SB40-EN-J08-7

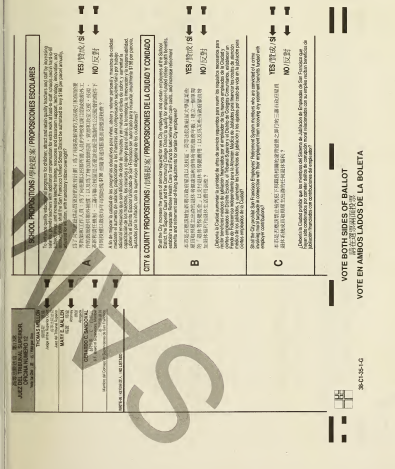
UNITED STATES REPRESENTATIVE

FEDERAL -聯邦

無流官職 CARGOS PARTIDISTAS PARTISAN OFFICES

MSTRICT 12 / 第12連區 / DISTRITO 12

REPRESENTANTE DE LÓS ESTADOS UNIDOS



NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and agencies support the nomination, appointment or confirmation of lemale, mincrity and disabled candidates to fill seats on those bodies? CITY & COUNTY PROPOSITIONS/市縣提案/PROPOSICIONES DE LA CIUDAD Y CONDADO

YES/替皮/SI↑ 击政府各個理事會和委員會的組成反映各種隨族、族裔、性取向和殘障鄰型男女人士的利益和貢獻,以及市政府官員和機構支持提名、委任 或確認女性、少數族裔和殘隱人士等候補者擔任委員職務,是否應該成爲一項市政府政策?

Deberia ser politica de la Cuodad que los miembros de los consejos y las comisiones de la Cuodad refejein los intereses y las contribuciones de hombre sy mujeres de rodas las razas, enfrais, orientaciones se colorapacidas, por las formaciones de la Cuodad refejein en combamiento, la designación o la confirmación de cuoyados con por carpos en estas combamientos.

Shat he Chy set qualifications for members of he Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to appoint the Anyor's appointments to the PUC?

本市经治療法制部公用事業委員會 PUC) 委員的任職政格並修改 PUC 委員的委任程序,即并参議會必須以多數票通過市共佔PUC 資券化? ш

/ES/營獻/SI↑

de miembros so de desa ¿Deberia la Ciudad establecer cualificaciones para los miembros de la Comisión de Servicios Públicos (Public Unilias Commission, PUC) y cambiar de para la PUC? para la PUC exigiendo que la mayoría del Consejo de Supenvisores apuebe las designaciones del Alcade para la PUC? SIBILED COOP CHERT INTEREST SERVICES TO THE PROPER COLORADE PORT AND EACH SUPPORT AND ALL AND EACH AS A LES AND EACH AND ALL AND EACH AS A LESS AND EACH AND EACH AS A LESS AND EACH AND EACH AS A LESS AND EACH AS A LESS AND EACH AND EACH AS A LESS AND EACH AND EAC

ES/粒成/SI← NO/区数 佃 建原住房單元,是否應該成爲一項市政府政策;以及,除非市參議會認定該地區混合用途開發計劃等補讓中政策,是否應該禁止本市 市政格准的任何權合的 (Danoiestok Porti) 和繼人有船境 (Huntes Point Shipyard) 强合用途開設計畫在歐地區的所有被開發的新房屋 單元的 50% 必須是可負擔房裡,新的可負擔房壁的出租或銷售優先顯單中極收入家庭,以及,如果重建 Nice Gaith Q屋,將一七一 出售、轉讓或出租本市在組合角擁有的任何土地?

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鼓勵及時開發位於灣景區 (Bayview) 的場合角 (Candestick Poin) 和選人角影響 (Huners Point Shuyard) 的一項混合用途計劃,包括-

至新的49人除體育場或一項非體育場替代方案,是否應應成職 数且該轉讓滿足本提案的政策目標,是否應該授權市

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後成就 一項市政府政策:如果相至少 存職 基础台角的公园用物用於非數等

/ES/贊成/SÍ◆

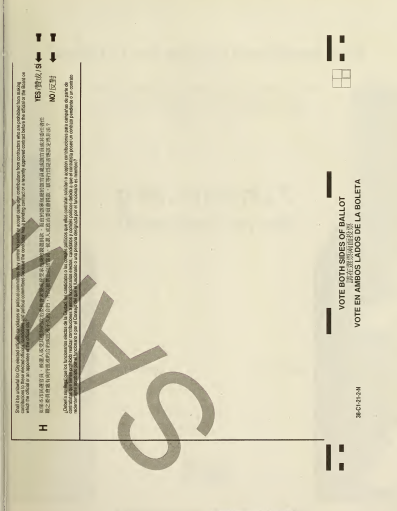
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樂用途:以及濃民於1997 年六月通過 3等面積的新的公園或開放空間交

¿Debería ser política de la Gudad alentar la urbanización oportuna de un para los delers de San Fancisco o una alternativa que no sea un estago o y sei el terremo es teemplazado por nuevos parques publicos o espacios aborelley, y deberían revocarse las Proposiciones O y F. aprobadas por los elegan ely, y deberían revocarse las Proposiciones O y F. aprobadas por los elegan 的D提案和F提案是否應該被撥止?

rowate da aso mixto en Baynew en Candestick Point y el astillero de Hunters Pont, incluyendo un nuevo estado L'Oberin el Budda estra audorata, jara transferir fermos parque en Gallestick Pont, ana uso no excestivo per o el firmonica animas proporciones, ja transferencia cumple on los Objetivos de la política de la inclasifia en

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How would you survive for 72 hours?

In a major disaster, it might be at least three days before vital services are restored.

72hours.org Are you prepared?

Nice to have

Need to have





LIBERTARIAN PARTY SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

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OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 自由論黨選票 / BOLETA DEL PARTIDO LIBERTARIO

CITY AND COUNTY OF SAN FRANCISCO / 三緒市市線 / CIUDAD Y CONDADO DE SAN FRANCISCO 全小聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS JUNE 3, 2008 / 2008年6月3目 / 3 DE JUNIO DE 2008

CONGRESSIONAL DISTRICT 12 — BALLOT TYPES 7, 15, 17

NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture. To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow.

署民指南:請將指向你選擇的箭頭蓋線連接起來,如圖所示。如果想要投選合格補寫候選人,

在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。

como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de NSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal la persona en el espacio en blanco provisto, y complete la flecha.



NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 是交選民投票表決的提案

STATE PROPOSITIONS / 州提案 / PROPOSICIONES ESTATALES

Si no hay candidatos para un cargo partidista, la contienda no

EMINENT DOMAIN. LIMITS ON GOVERNMENT AUTHORITY. INITIATIVE CONSTITUTIONAL AL 政府徵用權。政府權力限制,憲法修正案動議,禁止州政府和地方政府 Bars state and local governments from taking or damaging private property to and similar assuarse. Eliminates deference to government in property inflies proact increased costs to many governments due to the measure's residied, thowever, probably would not be significant.

了私人使用而微用或敬愿私人财政。禁止租金管制和類似措施,消除在财

泰羅案件中阻從政府的傾向。

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CARGOS PARTIDISTAS PARTISAN OFFICES FEDERAL-聯邦

a. 在公規則。財政影響:本提案的限

erno en casos de DAD DEL GOBIERNO. ENMIENDA CONSTITUCIONAL 的財政壓無太大淨影響 DOMINIO EMINENTE. LÍMITES SOBRE LY POR INICIATIVA. Prohíbe que los gobierno: 到會增加許多政府的費用。但是 usos privados. Prohibe el co

Equire an owner-occupied ons for public works, public health on state or local governments. 主的房屋,憲法修正案動議。禁止動用政 業給私人或企業實體。設定關於公共工程、 Bars use of emine to or business entity. Crean act: No significant fiscal impr conveyance to a private THEFT

KEVIN DEMPSEY PETERSON

ICT 12 / 第12.歲區 / DISTRITO 12

REPRESENTANTE DE LOS ESTADOS UNIDOS

YES/贊成/Si▲

DBRE ADQUISICIONES DEL GOBIERNO DE RESIDENCIAS OCUPADAS A CONSTITUCIONAL, POR INICIA, Profibe el uso del domino eminente el reopeisario para traspasaria a una persona privada o entidad comercial, un y segundad pobicias y prevención de la definuencia, impaso listas. 的例外情况。財政影響:對於州政地方政府沒

無漢源官職 CARGOS NO PARTIDISTAS

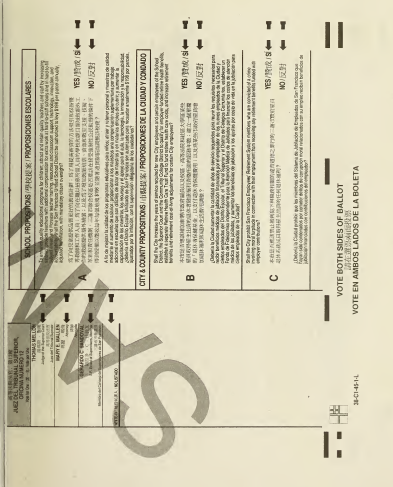
IUDICIAL -司法

NONPARTISAN OFFICES

MRTE-IN : 網路板課人 / NO LISTADO

nos estatal o locales.

46



MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案 INICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES

CITY & COUNTY PROPOSITIONS / 市縣提案 / PROPOSICIONES DE LA CIUDAD Y CONDADO

VES/增成/SI◆ Shall the City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and approse support the nomination, appointment or confirmation of temple, minority and disabled candidates to fill seats on those bodies? 市政府各個理事會和委員會的組成反映各種種族、族裔、性取向和強隨鄰型男女人士的利益和實獻,以及市政府官員和機構支持提名、委任 或確認女性、少數族裔和殘職人士等候補者擔任委員職務,是否應該成局一項市政府政策?

Debrit are politica de la Calada que los membos de las consejos y las comisiones de la Cuada refejem los intereses y las contribuciones de hombres y mujeres de tudas las naxas, elinas, inferitorios escules y los de discapación y los burborantes y las ademinantes de Ludada de pública de la comisión de continuación de cuantidas por el considera de la comisión de la

Shall the City set qualificators for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to approve the Mayor's appointments to the PUC?

本市是否應該制訂公用專業委員會 (PUG) 委員的任職資格並修改 PUC 委員的委任程序,即市參議會必須以多數票通過市長的 PUC 自参作? ш

YES/營庫/Si←

¿Debería la Ciudad establecer cualificaciones para los miembros de la Comisión de Servicios Públicos (Public Unides Commission, PUC) y cambrar el processo de designaciones del Alcaide para la PUC?

unis developed in the area be-replace the units on a one-to-it the mixed-use development Sizall, it is by Cyperated and previously for the commentary of th

建原住房單元,是否應該政局一項市政府政策;以及,除非市參議會認定該地區混合用途開發計劃建構這卷政策,是否應該禁止本市 單元的50%必須是可負擔房屋,新的可負擔房屋的出租或銷售優先照腦中低收入家庭,以及,如果重難Alloe Griffm公屋,將一比 有政府批准的任何婚台角 (Candlestick Point) 和鐵人角鉛稿 (Hunters Point Shipyand) 混合用途開發計畫在蒙地區的所有被開發的新房屋 出售、轉讓或出租本市在獨台角擁有的任何土地? ш

Debti is any titoli de l'outal que box part es tranzazione non mou en l'outal aguines autolitecte, Port y Estate per l'ance a se tranzazione de sur accessione de l'accessione noliticas? Shall for policy bencourage transference of attractorage project for Baywer on Candisastic Point and Himser Point Shapers, including arries 4sers stadium or a non-dational administration for the contraction of a non-dational contraction for the contraction of the contraction of

樂用途:以及選民於1997年六月通過 吳甫至少和等面積的新的公園或開放空間交 表表及時期發位於繼喪區 (Bayview) 的獨占角 (Candlestick Point) 和獨人角系籍 (Hunters Point Shipyand) 的一項混合用途計劃,包括 成為一項市政府政策,如 百年基備自有的公園用地 座新的49人隊體育場或一項非體育場替代方案,是否應 **负且該轉讓滿足本提案的政策目標,是否應該授權市**

的D提來和F提案是否應該被廢止?

G

(ES/營成/SI↑

NO/反對

wass en Cardiestick Point y el astiliero de Hunters Point, induyendo un nuevo estadio Vidada pira, transferi etentros del pantene o Candiestek Point para uso no receastivo professores y la transferencia cumple con les objetivos de la política de la iniciativa de uso mixto en Bayra Dudad estar autor Debería ser política de la Cuudad alentar la urbanización oportuna de usa dos 48es de San Fancisco o una alternativa que no sea un estanios si el ferreno es reemplazado por nuevos parques publicicos o espacios a le ferreno es reemplazado por nuevos parques publicicos o espacios a legy, deberían revocarse las Proposiciones D y F, aprobadas por los el

YES/贊成/SÍ▲ onat or accept campaign contributions from contractors who are prohibited from making don the Board on the Track or a recently approved contract before the official or the Board on NO/反對 Debuts serving que les tructures de la fuera les condidates les coneis poisos que eles contrates solicien o apquen confluedores para campalas de parte de contratista en entendador electro debut serviciones a servindadores electros cares electros cares en para desta porte de contratista pose en contratista por el contratista de co 安安中国的觀避相款,而由於該承包爾於該官員處或該官員或其委任者任工的部官官,被選人或政治委員會捐款,該等行為是否總該定局非法? **VOTE EN AMBOS LADOS DE LA BOLETA** VOTE BOTH SIDES OF BALLOT 請在選票兩面投票 ndidates or political committees of 如果本市民選官員、候選人或受其 職之委員會處有給待批准的合約或批 Shall it be unlawful for City elected officion contributions to these elected officials, owhich the official or an appointee of the 38-C1-21-2-N I

Before Casting a Write-In Vote, Read This:



Every write-in vote must be manually reviewed by the Department of Elections.

Unfortunately, a great majority of write-in votes cast each election cannot be counted.

Here's why:

- The write-in vote was not for a <u>qualified</u> write-in candidate. Only votes for qualified write-in candidates can be counted. Write-in votes for anyone else CANNOT be counted. Qualified write-in candidates can be found on the Certified Write-In List, available at your polling place, on the Department of Elections Web site (www.sfgov.org/elections) or by calling the Department of Elections.
- The write-in candidate was qualified for a different party's ballot.
 In a primary election, any qualified write-in candidates can only be voted for on the appropriate party ballot. To see the party affiliation of a write-in candidate, check the Certified Write-in List.
- The write-in vote was not correctly marked. Write-in votes must be indicated by both completing the arrow next to the "Write-In" space and writing the candidate's name in the space provided.
- Overvoting by selecting a candidate listed on the ballot and also marking a write-in vote for the same candidate will invalidate your vote for that contest.

Make sure your write-in vote counts!

PEACE AND FREEDOM PARTY

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote *only* for candidates from that party in partisan contests. Pursuant to California Elections Code section 8004, if there are no candidates for a partisan contest, that contest will not appear on the ballot.*

The following partisan contests will appear on the Peace and Freedom Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 12 PEACE AND FREEDOM PARTY COUNTY CENTRAL COMMITTEE. ASSEMBLY DISTRICT 12

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

*The following partisan contest will not appear on the Peace and Freedom Party ballot:

MEMBER, STATE ASSEMBLY, DISTRICT 12

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot.

本選氏資子冊內的選票樣本是正式選票的婚小版。
La Muestra de la Boleta Electoral en este folleto es una reducción de la Boleta Electoral en este folleto es una reducción de la Boleta Electoral Oficial.

申請中文版的選舉材料的選民請注意: 請保留這份選票樣本。寄給你的中文版的選民資料手冊中沒有這份選票樣本。 你只能在這本選民手冊中找到選票樣本。

> Aviso para los electores que han solicitado material electoral en español: Guarde esta copia del folleto en inglés para consultar su muestra de la boleta. El folleto en español que le será enviado no contendrá la muestra de la boleta.

OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

CITY AND COUNTY OF SAN FRANCISCO / 三藤市市線 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 和平自由黨選票 / BOLETA DEL PARTIDO PAZ Y LIBERTAD PEACE AND FREEDOM PARTY BALLOT

JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

CONGRESSIONAL DISTRICT 12, ASSEMBLY DISTRICT 12 — BT 7

INSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture. To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow.

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como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de INSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal a persona en el espacio en blanco provisto, y complete la flecha.



MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

partisan office, that contest does not appear on the ballot. 如果某個黨派官職無候選人參 選,則該選舉項目不會出現在 選票上。 Si no hay candidatos para un

NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES STATE PROPOSITIONS/州提案/PROPOSICIONES ESTATALES

Bes state and local governments from taking or damaging pixate property for pixate uses. Frothists rent control and shifting margaines. Emisses defence to government in property rights casses. Our argues condemnation rules, restain the case of caste consideration and restain the case of caste of cas EMINENT DOMAIN. LIMITS ON GOVERNMENT AUTHORITY. INITIATIVE CONSTITUTIONAL AMENDMENT

cargo partidista, la contienda no aparecerá en la boleta.

PARTISAN OFFICES

CARGOS PARTIDISTAS

FEDERAL -聯邦

政府徵用權。政府權力限制。憲法修正案勸議。禁止州政法和地方政府爲 了私人使用而徵用或破壞私人財產。禁止租金管制和類似措施。消除在財 整權案件中顯從政府的傾向。 修改宣告充公規則。 財政影響·本權案的展 创含增加许多政府的費用。但是對於全州的財政應無太大淨影響。

DOR NICATIVI. Picht be up opportens sets and pocieties sets and opported to define and address part stock principle. Picht be determed a studies of process and address to the process of the process of the determined by the process of the proces ENMIENDA CONSTITUCIONAL DOMINIO EMINENTE. LÍMITES SOBRE LA AUTORIDAD DEL GOBIERNO. 1 no seria significativo.

解制な Teacher State NATHALIE HRIZI

內撒利

DISTRICT 12/第12票据 / DISTRITO 12

Note for One / 第一名 / Vote por Uno

米西海灣中 REPRESENTANTE DE LOS ESTADOS UNIDOS

VES/踏成/SI◆ EMINENT DOMANL LUINTS ON COVERNMENT, COLOURISTION OF OWNER COCCUPIED ESTEROBLIC.

SHANING CONSTITUTIONAL, AMENDATE, Billians of minent domain to adure an owner-coccupied established by the property of the property of the property of the property of the prevention. The control of the property of the pr 政府徵用權。限制政府取得歷主自住的房屋。憲法修正案動議。禁止動用數 的数用棒取料属主自作房區以轉業物因人或企業實施。 验定服於公共工程公共衛生现安全提及防止犯罪的獨外情況。財政影響,到於此政事力政府

6

O EMINENTE. LÍMITES SOBRE ADQUISICIONES DEL GOBIERNO DE RESIDENCIAS OCUPADAS PROPIETARIO. ENMIENDA CONSTITUCIONAL POR INICIATIVA. Prohibe el uso del dominio eminente. na residencia ocupada por el propietario para traspasarta a una persona privada o entidad comercial nes para obras públicas , salud y seguridad públicas y prevención de la delincuencia. Impacto fiscal: NO/反對 Crea excepc Sin impacto

> MEMBER, COUNTY CENTRAL COMMITTEE ASSEMBLY DISTRICT 12 縣中央委員會委員,州眾議院第12選區 MEMBRO DEL COMITE

市縣 - CIUDAD Y CONDADO

CITY AND COUNTY

WHITE-WINNING A / NO LISTADO

gobiernos estatal o locales.

	CENTRAL DEL CONDADO, ASAMBLEA DEL DISTRITO 12	0		
	NOB SOFT DE TROPE THE THE STATE OF THE STAT		SCHOOL PROPOSITIONS /學校提案 / PROPOSICIONES ESCOLARES	
	Retired Line Clark Retired Line Clark Retired Line Secretario Ledices Luctado	T	To enhance dually educational peoplem for children, attend and retain quality leachers and staff by increasing abattless; showed leachers with additional improperation for test more at later, design should be and in hard-offill stafferd are again forced for testing resources and dessroom support technologism, innovation, and	
	WATE-IN 网络胺氯人 / NO LSTADO	T	accountability, shall the San Francisco Unified School District be authorized to levy \$198 per parcel annually, adjusted for inflation, with nandaroy clizen oversight?	
	WRITE-IN LASS RECEIVA I NO LISTADO	1	路了南民電機供品電車以降的教育計劃:路了用器高薪資的方法吸引和保留優 系教師即工作人员:孩子的在龍沙球與兩人員的享受的理目的被發解上工 YES/贊成/SI◆ And Western Park (1) To By The The Park (1) Western Park (1) To By The Park (1) To B	-1
	WRITE-N HOSSEC 28.A. (NOLISTADO	I de	「中央のでは、1985年を入れず、中国のでは、1985年を対して、1985年を対して、「中央のでは、1985年を対して、1985年を対しに、1985年を対しに、1985年を対しに、1985年を対しによりまりでは、1985年を対しには、1985	1
	WRITE-IN 网络胶理人 INQLISTADO	T	A fin de mejor at la calidad de los programas educativos para niños, atraer y retener personal y maestros de calidad mediane la dumento de salarrios, proporciorar a los maestros una compensación suplementaria por trabajo	
	NONPARTISAN OFFICES 無藥液官職	1	and contract resolutes up or software the contract of the cont	
	JUDICIAL - 回答	ㅎ	CITY & COUNTY PROPOSITIONS / 市縣提案 / PROPOSICIONES DE LA CIUDAD Y CONDADO	
1	JUDGE OF THE SUPERIOR COURT, SEAT #12 高等独感进售, #12版	-	Stall the City increase the years of service required for new City emboyees and certain employees of the School Detroit. It is Superior Court and the Community Objects Detroit of sparify for employer-funded refere health benefits, establish a separate Pleative Health Cate To Inst Fund to build reside health care costs, and increase enferent benefits and referent cast during applicaments to certain for expressing by employees?	
1	OFICINA NUMERO 12 Wee for Che // A: New par Union Shell LON THOMAS MELLON A: Mar Min	m	本市是否應該的原統的推發和原於原則以及校區、海等或能用認為學職業等 「KEN學數(NS)等 「BA」 18 是本保養建金。以支付達其本國際各所經過級所與,第二一個聯聯 的「基本保養建金。以支付達其本保養的用,以及認業也存在原列第 「NO)反對 「MBA」 「MBA」	1 1
9	Author Committee of The	T	Deberá la Couled decrea la adresda de aleto de servicio requeldos para hunh foi requisidos mecalinos para recibira mentidade de fuente ficares el funda. Sultor y al facilitar del desego de fuente a frendo de fuedecimo ordendelemen gan la fuención Medica de aletados sulta relación so caste de amenún medica de la pulsada, y almente las para fuención Medica de aludados sulta relación se caste de amenún entre empleados de a Cocado."	
	議社多・C・LI共元 S.F. Board of Spentress, Member 三浦市計多源目 Membro de Concejo de Supervisones de San Francisco	T	Shal the Oty prohibi San Francisco Employees' Retrement System members who are convicted of a crime moving moral burplude in connection with freel employment from receiving any retrement benefits funded with employer contributions?	
	WRITH HIS GRANT (NO LISTADO	1	本市認否應該禁止被判犯了與職時組織的選擇道德之票行的三籌市政併展員 YES/贊(戊/S)(◆ 與休系總成員取時網土出資的任何退休福利)。	1 1
			¿Debería la Cudad probibi que les membres del Sistema de Jubilación de Empesasse de San Francisco que plans ade membres per personen en libro de voncente del membres de la propieto neclan benefacios de publicar libroriados con contractores de respisado;	
		-	1	,
	38-C1-54-1-P	VOTE EN	VOTE BOTH SIDES OF BALLOT 請在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA	

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MEASURES SUBMITTED TO THE VOTERS 是交選民校票表於的提案 NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES

CITY & COUNTY PROPOSITIONS/市縣提案/PROPOSICIONES DE LA CIUDAD Y CONDADO

Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and types of disabilities and that City officers and agencies support the nomination, appointment or confirmation of lemale, minority and disabled candidates to fill seats on those bodies?

VES/贊成/SI▲

W/区壁 市政府各個理事會和泰員會的組成反映各種種族、族務、性取向和發際類型男女人士的利益和貢獻,以及市政府官員和機構支持提名、委任 戏때思女性、少數族裔和殘隙人士等候補者擔任委員職務,是否應該成爲一項市政府政策?

Diberia se politica de la Cuidad gue los miembros de los considers de la Cuidad relajen bos rieseses y las controbiciones de parmienes de budas las razas, amas, portados escuelas prose de despardios, par los tucharatos y la segarias de la Cuida resipativa en forma confirmación de confi

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a magnity of the Board of Scienciscs to approve the Mayor's appointments to the PUC?

本市是否應該制訂公用專業委員會 (PUC) 委員的任職資格並修改 PUC 委員的委任程序,即市參議會必須以多數票通過市長的

YES/營農/SI◆

, Debenia la Ciudad establecer cualificaciones para los miembros de la Comisión de Servicios (Públic Utilines Commission, PUC) y cambiar el processo de para la PUC? por la majoría de Consejo de Supervisores apruebe las designaciones del Atradge para la PUC?

pped in the area be ce the units on a one-to-mixed-use development Shali be Ciy policy that any mised-ses development plan the City approves for CandessSk Poils and Hunles Point Strippad requie 5% of all new housing was as afforded because and housing was as afforded because a blooded because and housing was an afforded because a blooded because and housing was an experienced by the profession of the serial or purchase of an active dependent of the serial or purchase of an active and the serial or purchase and an active and an advantage of the serial or purchase the serial purchase and an advantage of the serial purchase and an advantage of the serial purchase of the serial purchase and active and the serial purchase and active active and active active and active active and active active active active active and active activ plan for this area incorporates these policies?

版区/ON 建原住房單元,是否應該成爲一項市政府政策;以及,除非市參議會認定該地區混合用途開發計劃**灣循讀地**政策,是否應該禁止本市 單元的 50% 必須是可負擔房區,新的可負擔房屋的出租或將售價先照顧中低收入家庭,以及,如噪重雖 Nice Gridtin 公屋,將一比-在職動區的所有被開發的新房屋 节数吞柑油的任何瘤台鱼 (Candlestick Point) 和讓人角虧垢 (Hunters Point Shipyard) 混合用涂肥物計 ш

出售、轉讓或出租本市在緬台角擁有的任何土地?

para el área incluye estas e el 50% de todas las o la compra de viviendas vender, transferir o stillero de Hunters Point exija o Dubbens services de Loude autoto para de transcriber de montre de mandre de Loude autoto de la Conde de Mandre Leurs a Predica de Mindre de Contrada de Loude Terras a Predica de Mindre de Contrada de Contrada Alba Contrada Alba Contrada de Loude Shall ib e City pulcy to encourage invest/ development of a mixed-sap project in this Bayrew on Candesids Pront British Britis

/ES/贊成/SI◆

樂用涂:以及課民於1997年六月通過 pyard)的一項混合用途計劃,包括一 等面積的新的公園或開放空間交 技點及時期發位於灣景區 (Bayview) 的組合角 (Candlestick Point) 和鐵人角部線 (Humers Point) 田爾灣衛台角的公園用 座新的49人除體育場或一項非體育場替代方案,是否應數成點一項市政府政策 ¿Deberia ser política de la Ciudad alentar la urbanización oportuna 換且該轉讓滿足本提案的政策目標,是否應該授權市 的D提案和F提案是否應該被廢止?

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andestick Point y el astillero de Hunters Point, induyendo un nuevo estado ara transferir terrenos del parque en Candlestick Point para uso no recreativo nes y la transferencia cumple con los objetivos de la política de la iniciativa de dad estar auto uso mixto en Bar para los 49ers de San Francisco o una alternativa que no sea un estad si el terreno es reemplazado por nuevos parques publicos o espacios a ley; y deberían revocarse las Proposiciones D y F, aprobadas por los el ey; y deberían revocarse las Proposiciones D y F, aprobadas por los el

YES/贊成/SI← Shall be underful for CNy elected chocks, cardidates or policial committies. Per control is such a capagi campling controllors form controllors who are problede from making controllors are effected or the controllors of the controllors are controllers and committees because the controllers are proposed or as approved controllers and the other statements. Debte served to be to burcance destruction and and an expeditor of some production of the part of the contract of the contract of the part of the contract of NO/反對 如果本市民遊官員,候遊人或受拜舞問姻政治委員會需要或從學表包聽的說證捐款,而由於該來包閣於該官員處或就官員或其委任者任 職之委員會應有的特批准的合約或批准不久組合約,所以被乘庫自該管機,候避人或政治委員會捐款,該等行為是否總該定為非法? 請在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA VOTE BOTH SIDES OF BALLOT 38-C1-21-2-N I

38-CP55-EN- IOR

Remember to Vote!

Election Day is: Tuesday, June 3, 2008.

切記投票!

選舉日是: 2008年6月3日 星期二·

¡No se olvide de votar!

Las elecciones son el martes, 3 de junio de 2008.



Be Heard VOTE

讓你的意見被聽取 投票

¡Que le oigan! VOTE

Election Day is Tuesday, June 3, 2008

The polls will be open from 7 a.m. to 8 p.m.

For the location of your polling place, check the back cover of this pamphlet, call the Department of Elections at

415-554-4375, or visit www.sfgov.org/elections

Overvotes and Undervotes

What is an overvote?

An <u>overvote</u> occurs when a voter casts more votes than legally allowed for a particular office or measure. For any office or measure that is overvoted, no votes can be counted. However, all other marked contests on the ballot will be counted.

Overvoting on the "Insight":

Overvotes are detected by the Insight optical-scan voting machine; the voter will be provided an opportunity to receive a new ballot to correct his or her selection before the ballot is cast.

Overvoting on the "Edge":

Overvoting is not possible on the Edge accessible touchscreen voting machine; the voter can only select up to the allowed number of choices for any office or contest. In order to select a different choice, the voter must go back and de-select a choice.

What is an undervote?

An <u>undervote</u> occurs when a voter casts no votes or fewer votes than the maximum allowed for an office or measure. Undervoting a contest or the entire ballot is the voter's choice and any undervoted contest or ballot will still be accepted.

Undervoting on the "Insight":

The Insight optical-scan voting machine will not notify the voter of an undervote in any single contest or in more than one contest. The machine will notify the voter only if the entire ballot is left blank.

Undervoting on the "Edge":

The Edge accessible touchscreen voting machine notifies the voters of any undervotes. At the end of the ballot, the voter will receive a message from the machine that he or she has not completed making selections in one or more contests. The voter will have a choice of going back to the contest to make more selections or proceeding to cast his or her ballot.



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Fall 2008

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REPUBLICAN PARTY

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote only for candidates from that party in partisan contests.

The following partisan contests will appear on the Republican Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 12
MEMBER, STATE ASSEMBLY, DISTRICT 12
REPUBLICAN PARTY COUNTY CENTRAL COMMITTEE. ASSEMBLY DISTRICT 12

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

+ Voters who have declined to state an affiliation with a political party may request a ballot for the Republican Party that includes candidates for all offices except County Central Committee. For more information, see page 6.

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot. 本選民資料手冊內的選票樣本是正式選票的縮小版。 La Muestra de la Boleta Electoral en este folleto es una reducción de la Boleta Electoral Oficial.

申請中文版的選舉材料的選民請注意:請保留這份選票樣本。寄給你的中文版的選民資料手冊中沒有這份選票樣本。 你只能在這本選民手冊中找到選票樣本。

> Aviso para los electores que han solicitado material electoral en español: Guarde esta copia del folleto en inglés para consultar su muestra de la boleta. El folleto en español que le será enviado no contendrá la muestra de la boleta.

OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

REPUBLICAN PARTY BALLOT

CITY AND COUNTY OF SAN FRANCISCO/三雜市市線/CIUDAD Y CONDADO DE SAN FRANCISCO 全小縣合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 申和資業票 / BOLETA DEL PARTIDO REPUBLICANO JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

CONGRESSIONAL DISTRICT 12, ASSEMBLY DISTRICT 12 — BT 7

To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

翌民指南:請將指向你選擇的箭頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人, 在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。

como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de NSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal la persona en el espacio en blanco provisto, y complete la flecha.



NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

STATE PROPOSITIONS / 州提案 / PROPOSICIONES ESTATALES

EMINET DOMAN, LAUTS ON CONSENDENT AUTHORITY, MINITATE CONSTITUTION, AMENDMENT, and as alle and local governments from labeling of damaging pinets properly for princial sees. Profibes in and control and smit in reasons. Elimitates determed to poperiment in properly in 5% scales. On prese concernation near the princial princial sees and the properly of the pressure is resultation. The reli statewide Issual effect, flowers, probably would not be synfram.

/ES/彎成/SI 政府徵用權。政府權力限制。憲法修正案動議。禁止州政府和地方政府爲 了私人使用而豫用或破壞私人財產。禁止租金管制和類別措施。消除在財 **產權案件中順從政府的傾向。修改宣告充公規則。財政影響:本稿案的限 到舍增加許多政府的費用。但是對於全州的財政應無太大淨票**

¥

秦克·馬洛尼 Maringsman 格雷格·康朗 Businessman / OPA GREG CONLON 而人/註冊會計的 Empresano / Cortador Público Certificado

MIKE MOLONEY

Note for One / 數一名 / Vote por Uno

UNITED STATES REPRESENTATIVE 米高級議員 REPRESENTANTE DE LOS ESTADOS UNIDOS DISTRICT 12 / 第12週間 / DISTRITO 12

無流官職 CARGOS PARTIDISTAS

PARTISAN OFFICES FEDERAL 聯邦

irop edades privadas para sia al cobierno en casos de ENMIENDA CONSTITUCIONAL POR INICIATIVA. Prohibe que los gobiemos estatal y locales se apoderen de o Carlen par susse privados. Prohibe el control de apulieres y racidos es míneas. Elimina la deferença derecho de propiedad. Campia las regias de expropiación. Impacho fissal Mayores corgue racias de las restricciones de la medida. Sin embago, el impacho fiscal meso sobre todos a causa de las restricciones de la medida. Sin embago, el impacho fiscal meso sobre todos la DOMINIO EMINENTE. LÍMITES SOBRE LA AUTORIDAD DEL GOBIERNO. lo seria significativo.

EMINENT DOMAIN. LIMITS ON GOVERNIMENT ACQUISITION OF OWNER-OCCUPIED RESIDENCE INITIATIVE CONSTITUTIONAL AMENDMENT. Bas use of eminent domain to acquire an owner-occup.

VES/智成/Si E BANKHITE LIMITES SOBIE A DUJUGOVICE DEL COGNERNO DE RESIDENCIA O OLD PADAS PROPEZIARIO. EMIENDA CONSTITUCIONAL POR INNICATUR. Fibrible a cost de denomico minente pun na residentia corpusation o propietato para inspisanda a fun parcora givinada o enfacto cominado como sepa color sua caracterización para inspisanda de una propieta prevención de la definuación. Impacto fiscal con servicio de la definicación de propieta de la cominada por caracterización de la definuación. Impacto fiscal con servicio de la definicación de la definicación de la definuación. Impacto fiscal con servicio de la definicación de la definicación de la definuación. residence for conveyance to a private person or business entry. Creates exceptions for public works, public health and safety, and crime prevention. Fiscal Impact: No significant fiscal impact on state or local governments. **泰法像正案勘議。禁止助阻數** 設定開於公共 私人或企业背腦。 外情况。財政影響 事取得除丰富住的房屋。 府徵用權取得其主自住房屋與 公共衛生與**会**全以及防止犯罪的 政府徵用權。限备 **后太大山殿**

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文卷高特 Coreutant

CONCHITA APPLEGATE

· 松少型

MIEMBRO DE LA ASAMBLEA ESTATAL

STATE - 州 - ESTADO

MPITE-IN / 納幣稅線人 / NO LISTADO

DISTRICT 12 / 第12 數區 / DISTRITO 12 MEMBER, STATE ASSEMBLY

Vote for One / 第一名 / Vote por Uho

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WATE-IN / MSS 标识人 (NO LISTADO

VES/踏成/SÍ↑ YES/贊成/SI◆ VES/贊成/Si Ar to empress in extended to programs exclusive por a mice, attach with except a market of endiod middle alternor of estators, proportionar it is market to unpression supermental part habbo address it excepts a market so filed so the registration of proportionar it is market to unpression supermental part habbo address it excepts again to except the proportionar it is excepted by the proportional part of partial partia Usual the Caylor states the years of section equal circ may by amongous and ordina rupolopes of the School Delay in the School Court and the Community Cobego District to quality for employer-funded definer health benefits setablish as appared Refusive Health Card Tust Fund, for the differe health cape costs, and increase retrement benefits and refusiment costs of shing adjustments for ordinar Oly employees? Lighted is Quickness marrier it carefulds de note exercise metarists para ment fer engalists necessire para reads herefulos indicos de platición financiales por el empelador de los inseries cerebistos de la Ciudad. el cares meladades de Delbis Escolar, el filonda Signario y Estata de Celegio comunitados estableses un recoto de Pelecioniso independentes para la Hención Melida de Jublados para filonario las casalos de encrion medida de las Librados, quammarti seb beneficios de jublación y los queses por coso de vida en la jublación para dentes empleados de la Cuegad. CITY & COUNTY PROPOSITIONS / 市縣提案 / PROPOSICIONES DE LA CIUDAD Y CONDADO Debería la Ciudad prohibir que los miembros del Sistema de Jubliación de Empleados de San Francisco que Tayan solo condenados por comente definos de compción moral relacionados con su empleo reciban beneficios de Malación financiadas con complibiciones del empleador? Shall the City poublit San Francisco Employees Retirement System members who are convicted of a crime incoving motal upplied in comnection with fliest employment from receiving any retirement benefits funded with employer conflictuals? NO/反對 NO/反對 NO/反對 400L PROPOSITIONS /學校提案 / PROPOSICIONES ESCOLARES 3. 國兒童提供品圖更聲的教育計劃:每了用提高影音的方法吸引和保留場 系**类即**和工作人員: 1917 向在難以招募所需人員的學校和課目領域做額外工 革動和責任機制,三藩市聯合校區是否應該在接受強制性公民監督的條件下 本市是否應該禁止被判犯下與職務相關的違背道德之罪行的三獨市政府僱員 提供額外補償:以及爲了增加教師培訓、資源和教室支援、技術 本市是否應該增加新聘市政府雇員以及校區、高等法院和計區大學區某些 單員取得獨主出資的退休者健康福利資格所需的服務年數;建立一個單獨 的「退休者保健基金」以支付退休者保健費用;以及馬某些市政府雇員增加退休福利用退休生活費用調整? 数收每年每個地域 \$198 並随著通貨膨脹而調整該稅費? justed for inflation, with mandatory citizen oversight? 退休系統成員取得雇主出資的任何退休福利? VOTE EN AMBOS LADOS DE LA BOLETA VOTE BOTH SIDES OF BALLOT 請在選票兩面投票 m · 海部 Atlorney Judge of the Superior Court uez del Tribunal Supenor MARY E. MALLEN SERARDO C. SANDOVAL THOMAS MELLO JUDGE OF THE SUPERIOR COURT, SEAT #12 高等法院法官,第12席 JUEZ DEL TRIBUNAL SUPERIOR, OFICINA NUMERO 12 調館 無熱派官職 CARGOS NO PARTIDISTAS Membro del Consejo de Supervisores de San NONPARTISAN OFFICES fote for One / 第一名 / Vote por Uno JUDICIAL - 司法 出 Card 1 of 2 NRITE-IN 網路依服人 / NO LISTADO 38-C1-07-1-R

MEASURES SUBMITTED TO THE VOTERS 提交速民投票表決的提案 NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES

CITY & COUNTY PROPOSITIONS/市縣提案/PROPOSICIONES DE LA CIUDAD Y CONDADO

YES/贊成/SI Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and types of clisabilities and that City officers and agencies support the nomination, appointment or confirmation of leanale, minority and disabled candidates to fill sears on those bodies? 10/反對 市政府各個理事會和委員會的組成反映各權額族、族裔、性取向和殘障類型男女人主的利益和買獻,以及市政府官員和機構支持提名、委任 或確認女性,少數族裔和殘跡人士等條補者擔任委員職務,是否應該成爲一項市政府政策?

Deberia ser polifica de la Cudad que los miembros de los conseps y las comisiones de la Cudad relejan los nieneses y las contribuciones de honibres y mujeres de tudas las nazas, orientandes essuales y posi de fictospacidad, bue la funcionaries y la generas de la Cudad resplacinadad mentamento, la designación o la confirmación de caracidados del sero mentamento, la designación o la confirmación de caracidados del sero mentamento, de designación de grupos mentamentos.

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring amajority of the Board of Supervisors is approve the Mayor's appointments to the PUC?

/ES/替成/SI· 10/区對 本市是否應該割訂公用事業委員會 (bnc) 委員的任職資格並移改 bnc 委員的委任程序,即市參議會必須以多數票通過市長 fi bnc 泰

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¿Debería la Ciudad establecer cualificaciones para los miembros de la Comisión de Servicios Públicos (Public Púlliges Commissión, PUC) y cambiar el proceso de designadon de miembros para la PUC exigendo que la majoría del Consejo de Supenisores apuebe las designadones del Alcaíde para la PUC?

Shall he City policy had any misches development plan for Cyt approves for Cardiostick Point and Humes Point Shaped route 65% of all new housing wins owestoped in the area be alleddale, gove preferences for the tental or profuses on the alloddale bousting to lamilie of low and moderate income. And Aleb Calliff housing settle, these the alloddale from the and categories of the alloddale from the and the alloddale and comment of the and the alloddale from the alloddale from settles and the alloddale from the and the alloddale all Candidale from the alloddale f plan for this area incorporates these policies?

/ES/贊成/SI **建原住房單元,是否應該成爲一項市政府政策;以及,除非市參議會認定該地區混合用途開發計劃選攜遭擊政策,是否應該禁止本市** 單元的 50% 必須是可負擔房屋,都的可負擔房屋的出租或銷售優先照顧中低收入家庭,以及,如果量建 Aloe Griffn 公屋,將一比一 市政府批准的任何場合角 (Candlestick Point) 和溫人角鉛钨/(Hunter Point Shpyard) 混合用途開發計劃在蒙地區的所有被開發的新房屋 出售、轉讓或出租本市在獨台角擁有的任何土地? ш

Debet se prince de la Code que por de utanización de una rique de Code de la Code de la Code de Code de la Code de Cod

Shall fel City poly benounge hinly development of amediage project in the Baywer on Candeside Point and Numers Point Shapard, indusing a riew 48es stadium or a non-stadium alemaner stadi in Caty to activise to transfer and in Caty to activise the transfer stadio with new public parks given spaces of all less to qualities and in a stadio of the caty of

/ES/替成//SI▲ Debeted supplied as Duckadardard understanding of the property NO/反對 用於非歐樂用途;以及選民於1997年六月通過 磨新的49人隊體育場或一項非體育場替化方案,是否態處保險,一項市政份政職,與QL相互收租等面積的新的公園或即放空間交換且該轉漢滿足本提案的政策目標,是否應該投條市政務等,需給台的公園用地間於非廣榮用途;以及遺民於 1997 年六月通過 数隔及時期發位於讚景區 (Bayview) 的獨白角 (Candiestick Point) 和選人角新獎 (Furties Point Shayard) 的一項混合用途計劃,包括 的D提案和F提案是否應該被廢止?

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NES/犂皮/Si▲ Shell the underful for Ony elected otherse, candidates or political committee fley, commod teached according commission or contractors from contractors who are problemed from making or contractors the elected orders and contractors from the flex or or committees flex make the contractor flex or a record, approved contract before the official or the Bread on which the rolling contract or a specime as filter affects as Liberts are wanted que les tricocercios electes de la flautada las candidades o los comelés polítices que ellos controlars solucien o acepten confluciones para campalas de parte de contratada que les controlars de la conflución de contratada pose en conflución parte parte de contratada pose en conflución parte parte de conflución de contratada pose en conflución parte parte de conflución de contratada pose en conflución de contratada que la conflución de confl NO/反對 如果本市员建官員、核建人或受持<mark>期的部设市委員會深度被受突者是確認</mark>的選相款,而由於該來也商於該官員經悉談官員或其委任者任 職之委員會處有他得批准的合的或批准不久配合的,所以被禁止而認置量、吸避人或政治委員會捐款,該等行為是否應該定為非法? **VOTE EN AMBOS LADOS DE LA BOLETA** VOTE BOTH SIDES OF BALLOT 38-C1-21-2-N I

BI DI BIBLIO DE PROPERCIONE DE LA COMPANIONE DE COMPANION DE COMPANION

OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

REPUBLICAN PARTY BALLOT

CITY AND COUNTY OF SAN FRANCISCO / 三藩市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS 共和黨選票 / BOLETA DEL PARTIDO REPUBLICANO CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION

JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture. ASSEMBLY DISTRICT 12 — BT 1-7

To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. 選民指南:請將指向你選釋的箭頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人, 在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。

como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de NSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección. tal la persona en el espacio en blanco provisto, y complete la flecha.



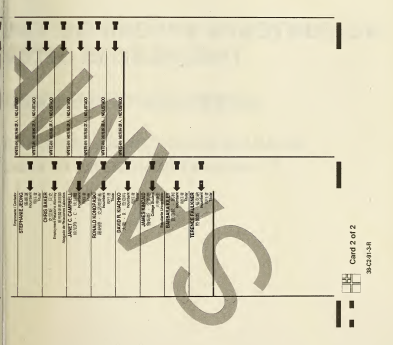
CITY AND COUNTY / 市縣 / CIUDAD Y CONDADO

MEMBER, COUNTY CENTRAL COMMITTEE, ASSEMBLY DISTRICT 12

MIEMBRO DEL COMITÉ CENTRAL DEL CONDADO, ASAMBLEA DEL DISTRITO 12

Vote for no more than 13 / 請邀不超過13名 / Vote por no más de 13

SICHARD A. WORNER WIKE GLEIM erente de Propiedades Re-WRITE-N/西郊长湖人/NO LISTADO WRITE W/高級的MA / NO LISTADO WRITE-W/ 油烙板源人 / NOLISTADO VRITE-IN/指购帐號人/NOLUSTADO VRITE-IN/商路按照人/NO LISTAD · 安德勒 Incumbert 校東尼尼 Incumbest MIME CENTRAL SPENDENT INCOMPANT 用在第一指数码 Mndesale Food Distributor WICHAEL JOSEPH ANTONINI 豪克爾 - 約瑟夫 · 安東尼尼 JIM ANDERER WALTER D. ARMER RITA ELIZABETH O'HARA RICHARD VAN LOON DOO SUP PARK 郑天德



NO CONTESTS APPEAR ON THE THIS PAGE IS INTER

這張選票卡背面不刊印選舉項目

NO APARECE NINGUNA CONTIENDA ESTA PÁGINA SE HA DEJADO

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AL DORSO DE ESTA BOLETA. EN BLANCO INTENCIONALMENTE.











SAN FRANCISCO SHERIFF'S DEPARTMENT NOW HIRING: 1-877-SFSD-JOB

OR VISIT US ONLINE AT: WWW.SFSHER FF COM

GIV! | HEST | EX | HEST

The San Francisco Sheriff's Department is offering you a rewarding career as a Deputy Sheriff

- Salary: \$62,062 \$83,947 annually
- Generous health and PERS retirement benefits
- (\$51,038 for the first 12 months/\$83,947 requires advanced POST certificate) Excellent promotional opportunities

No previous law enforcement experience necessary. Successful applicants will attend a three-week orientation course, seven-week jail training operation course, and within the first year of employment, a 23-week California POST certified police academy. Upon graduation from the academy, deputies are fully accredited peace officers under California law (POST certified).

Applicants must be at least 20 years old, a high school or GED graduate, a permanent resident who can obtain U.S. citizenship within 3 years of appointment, have one year of college or work experience, and possess a valid California driver's license.

Expedited selection process:

Applicants who have successfully completed a CA POST academy within the last 6 months may have the written and physical agility exam waived.

Applicants who have taken a CA POST entry written exam within the last year from an accredited academy or agency with a score of 46 or higher may have the written exam waived.

As an equal opportunity employer, we especially encourage women, minorities and bilingual candidates to apply.

Decline-to-State Voters

(DTS) DEMOCRATIC PARTY

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote only for candidates from that party in partisan contests.

+ Voters who have declined to state an affiliation with a political party will be given a nonpartisan ballot that includes candidates for nonpartisan office and ballot measures only, unless they request a ballot for the Democratic Party that includes candidates for all offices except County Central Committee, or a ballot for the Republican Party that includes candidates for all offices except County Central Committee. For more information, see page 6.

The following partisan contests will appear on the (DTS) Democratic Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 12
MEMBER, STATE ASSEMBLY, DISTRICT 12

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot. 本理民資料手冊內的選票樣本是正式選票的総分版。 La Muestra de la Boleta Electoral en este folleto es una reducción de la Boleta Electoral Oficial.

申請中文版的選舉材料的選民請注意:請保留這份選票樣本。寄給你的中文版的選民資料手冊中沒有這份選票樣本。 你只能在這本選民手冊中找到選票樣本。

> Aviso para los electores que han solicitado material electoral en español: Guarde esta copia del folleto en inglés para consultar su muestra de la boleta. El folleto en español que le será enviado no contendrá la muestra de la boleta.

OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

CITY AND COUNTY OF SAN FRANCISCO/三瀬市市縣/CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 民主黨選票 / BOLETA DEL PARTIDO DEMÓCRATA (DTS) DEMOCRATIC PARTY BALLOT

CONGRESSIONAL DISTRICT 12, ASSEMBLY DISTRICT 12 — BT 7 JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

o vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

異民指南:請將指向你選擇的箭頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人, 年提供的空位上填寫此人的姓名, 並將箭頭畫線連接起來。

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NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

STATE PROPOSITIONS / 州提案 / PROPOSICIONES ESTATALES

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JACKIE SPEIER 発程・ 加工器 MICHELLE T. MCMURRY 用于新班斯斯士氏 Directors de Politicas de Sabd ROBERT M. BARROWS 日漢形

DISTRICT 12/第12選張 / DISTRITO 12

ESTADOS UNIDOS FEDERAL - 聯邦

Vote for One / 第一名 / Vote por Uho

JUITED STATES REPRESENTATIVE

CARGOS PARTIDISTAS

PARTISAN OFFICES

美国深議員 REPRESENTANTE DE LOS

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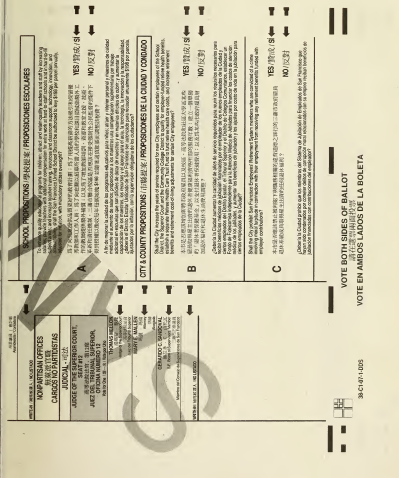
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MEMBER, STATE ASSEMBLY

STATE - 法 - ESTADO

WRITE-BI / 解路按源人 / NO LISTADO

DISTRICT 12 / 地12 鐵區 / DISTRITO 12 Vote for One i 羅一名 / Vote por Uno



CITY & COUNTY PROPOSITIONS / 市縣提案 / PROPOSICIONES DE LA CIUDAD Y CONDADO

VES/踏成/SI↑ Shall it be City policy that the membership of City boards and commissions (effect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and types of classibilities and that City officers and apendes support the nomination, appointment or confirmation of legalle, minstry and disabled candidates to fill seats on those bodies? NO/反對 委任 击政府各個理事會和委員會的組成反映各種種族、族裔、性取向和殘障辯型男女人士的利益和貢獻,以及市政府官員和機構支持提名, 、少數族裔和強隱人士等候補者擔任委員職務,是否應該成爲一項市政府政策?

Diberio are politica de la Cuidad qui bis membros de los conseigos y las convenientes de la Cuidad relativo bis vaniverses y las concluidad de la Cuidad de la Cuidad relativo bis secuelados proposedos de la Cuidad relativo de la conferencia de la Cuidad relativo de la conferencia de la Cuidad del La Cuidad de la Cuidad del La Cuidad del La Cuidad de la Cuidad de la Cuidad del La Cuidad de la Cuidad del La Cuidad de la Cuidad del La Cuidad

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to approve the Major's appointments to the PUC?

NES/智服/SI↑ NO/反對 本市是否應該制訂公用事業委員會 (PUC) 委員的任職資格並修改 PUC 委員的委任程序,即市參議會必須以多數認通過市長階 PUC ш

¿Debeña la Cludad establecar cualificaciones para los miembros de la Camisión de Servicios Públicos (Plubles Commission, PUC) y cambiar el proceso de designación de miembros para la PUC exigendo que la mayoría del Consejo de Supervisores apuebe las designaciones del Ateade para la PUC?

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VES/館成/SI↑ NO/区野 市政府抵准的任何聯合角 (Candestick Point) 布鐵人角鉛塊 (Hunters Point Shipyard) 混合用途開發計劃在霧地區的所有被開發的新房屬 出售、轉讓或出租本市在場台角擁有的任何土地?

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Shall be City pokry be encourage threely development of a massd-sag project to the Baywaw on Candeside Point and Humes Point Shipped, industry a rew 48es station or a non-station alternative and fine City that the Control of the Co

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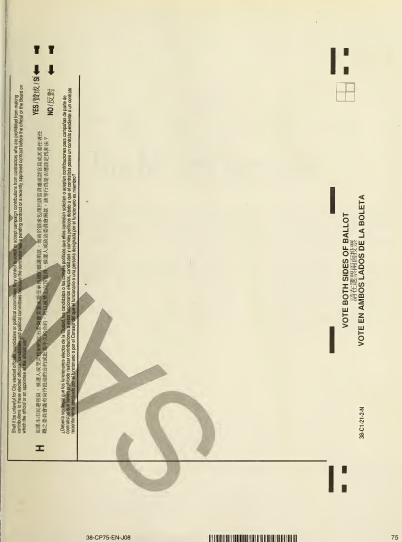
NO/反對

座新的49人深體育場成一項非體育場替代方案,是否應**遊遊局。-亞市政府安職:加采用至少相等面積的新的公園或開放空間交** 後且該轉票滿足本提柔的政策目標,是否應遊授權市政府轉**素第台角的公假用地間於非原榮用途:以及選民於 1997 年**六月通過 的D 提來和F 提案是否應該被撥止?

读题及時期發位於灣景區 (Bayview) 的獨名角 (Candlestick Point) 和鍵人角影響 (Hunters Point Shipyard) 的一項混合用途計劃,包括

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Absentee voting has a new name:

Voting by Mail!

Starting January 1, 2008, "absentee voting" is now referred to as "voting by mail" in all of the Department of Elections' literature. A new state law mandates this change, but all the benefits and requirements remain the same!

To receive your ballot in the mail, send in the application on the back cover of this pamphlet. The Department of Elections must receive your application by 5:00 p.m. on Tuesday, May 27, 2008.

For more information about voting by mail, see page 7.

Decline-to-State Voters

(DTS) REPUBLICAN PARTY

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

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The following partisan contests will appear on the (DTS) Republican Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 12 MEMBER, STATE ASSEMBLY, DISTRICT 12

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

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OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

CITY AND COUNTY OF SAN FRANCISCO / 三藥市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 共和黨選票 / BOLETA DEL PARTIDO REPUBLICANO JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008 (DTS) REPUBLICAN PARTY BALLOT

CONGRESSIONAL DISTRICT 12, ASSEMBLY DISTRICT 12 — BT 7

To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

巽民指南:請將指向你選擇的箭頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人, 在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。



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NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

STATE PROPOSITIONS /州提案 / PROPOSICIONES ESTATALES

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政府徵用權。政府權力限制。憲法修正案凱瀾。禁止州政府和地方政府局 了私人使用而被用或破壞私人財產。禁止租金管制和務似措施,消除在財產權業件中原從政府的傾向。 修改宣告充公規則,財政総籌; 本是案的政 制會增加許多政府的費用。但是對於全州的財政應無太大**淨影響**

格雷格·康朗 Businessman / CPA 泰克·馬洛尼 Refred Businessman

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Vote for One / 第一名 / Vote por Uno

UNITED STATES REPRESENTATIVE DISTRICT 12 / 第12歲區 / DISTRITO 12

CARGOS PARTIDISTAS

PARTISAN OFFICES FEDERAL -聯邦 ESTADOS UNIDOS

美國窓議員 REPRESENTANTE DE LOS

/ES/營成/SÍ◆

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NES/贊成/SÍ▲ 政府發用權,限制政府取得属主自住的房屋,廣海修正案軌源,禁止動用政 公共衛生與安全以及跨止犯罪的例外情況。財政影響:對於州或地方政府的 府徵用權取得區主自住房屋以轉黨給私人或企業實體。設定開於公共工程 有太大財政影響

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女数据特 Consultant

CONCHITA APPLEGATE

Note for One 128 - 8, Vote por Uno

首首格

州宏議員 MIEMBRO DE LA ASAMBLEA ESTATAL

MEMBER, STATE ASSEMBLY DISTRICT 12 / 第12.撤回 / DISTRITO 12

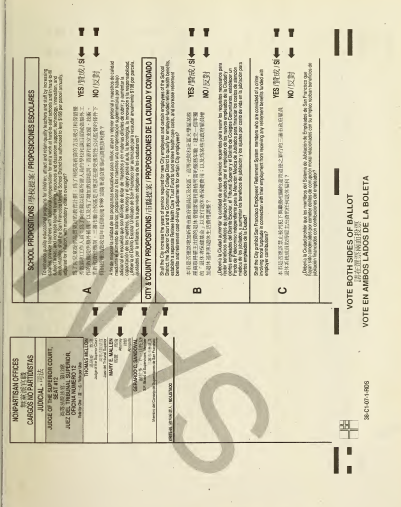
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CITY & COUNTY PROPOSITIONS / 市縣提案 / PROPOSICIONES DE LA CIUDAD Y CONDADO

YES/替成/Si Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, se audiorientations and types of disables to fill seats on those bodies?

市政府各個理事會和委員會的組成反映各種種族、族裔、性取向和發聯類型男女人士的利益和實獻,以及市政府官員和機構支持提名、委任 或確認女性、少數族裔和殘隱人士等候補者擔任委員職務,是否應該戒爲一項市政府政策? Debties are politica de la Culada que los membres de las consejos y las comorisones de la Culada relegim los intereses y las conchipiciones de hormanes majeras de lacidas des acrass, entres, orientaciones seculadades y los estandadas de la Culada relegim de montramento, la designación de la confirmación de confirmaci

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to approve the Mayor's appointments to the PUC?

/ES/智成/Si 10/反拳 本市是否應該割訂公用事業委員會 (bnc) 委員的任職資格並修改 bnc 委員的委任程序,即市參議會必須以多數票通過市長約 bnc 員委任? ш

de miembros ¿Debeira la Ciudad establecer cualificaciones para los miembros de la Comisión de Servicios Públicos (Public Utilièse Commission, PUC) y cambiar el proceso de desta para la PUC exigiendo que la mayoría del Consejo de Supeníscies apruebe las designaciones del Alcade para la PUC? Shall be Cly poly that any mixed-see derelopment plan to City approves for Cardistake Point and Humber Poln Shippad require 50% of all new housing water seekbook in the area to refer the infrared behavior and to find the seek and the all of the plants fill what in the land to prize fill what is been that an one-to-most seek and the seek of the seek and t plan for this area incorporates these policies? ES/贊成/SI 單元的 20% 必須是可負擔房屋,新的可負擔房屋的出租或銷售優先照腦中倍收入家庭,以及,如果重鍊 Mos G##b 公屋,將一打一重 建原住房單元,是否應該成爲一項市政府政策;以及,除非市參議會認定該地區混合用途開發計劃選備還地政策,是否應該禁止本市 市政府批准的任何獨合角 (Candlestick Point) 和鐵人角船場 (Hunters Point Shipyand) 混合用途開發計畫在鐵地區的所有被開發的新房屋 出售、轉讓或出租本市在獨台角擁有的任何土地? ш

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终且該轉讓滿足本提案的政策目標,是否應該授權市**戰府轉讓職台角的公園府地用於非**厭樂用途;以及選民於 1997 年六月通過 座新的49人隊體育場或一項非體育場替代方案,是否應該成為一項市政府政策;加亞用至少相等面積的新的公園或則放空間交 故關及時間發位於讚景區 (Bayview) 的耦合角 (Candlestick Point) 和讓人角然構 (Hunigas Point Shipyard) 的一項混合用途計劃,包括 的D提案和F提案是否應該被廢止?

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opeto de so mixit en Bayeeve en Candishick Point y el astilano de Huntas Point, incluyendo un nuevo estado. Debeta la Guade desta autórica la para fariante internación de para el candestar Portiga a sono necesativo. Debeta las Candishas autóricas para atributar a transferiante cumbe con los objetivos de la política de la micialina del se de la modifica de la micialina del is en june de 1997? ¿Debería ser política de la Ciudad alentar la urbanización oportuna de um por par a los desars de San Farcioso o usa altimatara que no cesa un establida la si el trieno se reemplazado por nuevos parques publicos e espacos albunis ley; y deberían revocarse las Proposiciones D y F, aprobadas por los elegan

YES/贊成/SÍ◆ About it burnhaufur Cicy elected distable scredates is potical committees they corred to salest to accept campaign contributors from contractions while are porticipled from making contributors to these observed critical profits and policies of prese observed to a reporting contributor to the Beaut on which he sales are appointed the during set of the contributors. Detect are applying pure for the control of the Con NO/反對 如果本币层旗官員,核連八級受其機關聯盟治系與圖索強維要多來國際的鐵建指数,而由於該承回線技統官員處或該官回與其委任者任 職之委員會提有的特批補的合的或批補不多。16台的,所以繼續由與該職員,该選人與政治委員會捐款。據等行為是否應該定得非法? **VOTE EN AMBOS LADOS DE LA BOLETA** VOTE BOTH SIDES OF BALLOT 請在選票兩面投票 38-C1-21-2-N I



8237 Public Safety Communications Technician

- 1 year customer service experience,
- · Able to type at least 40wpm,
- · No felony convictions

Salary:

\$26.62 - \$32.36/hr \$55,380 – \$67,314/annual

8238 Public Safety Communications Dispatcher

- 2 years customer service experience,
- Able to type at least 40wpm,
- No felony convictions

Salary:

\$30.37 - \$36.91/hr \$63,180 - \$76,778/annual

Apply at www.jobaps.com/sf

Decline-to-State Voters

NONPARTISAN

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote *only* for candidates from that party in partisan contests.

+ Voters who have declined to state an affiliation with a political party will be given a nonpartisan ballot that includes candidates for nonpartisan office and ballot measures only, unless they request a ballot for the Democratic Party that includes candidates for all offices except County Central Committee, or a ballot for the Republican Party that includes candidates for all offices except County Central Committee. For more information, see page 6.

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot.

本選氏資料手冊內的選票樣本是正式選票的縮小版。

La Muestra de la Boleta Electoral en este folleto es una reducción de la Boleta Electoral Oficial.

申請中文版的選舉材料的選民請注意: 請保留益份選票樣本。寄給你的中文版的選民資料手冊中沒有這份選票樣本。 你只能在這本選民手冊中找到選票樣本。

> Aviso para los electores que han solicitado material electoral en español: Guarde esta copia del folleto en inglés para consultar su muestra de la boleta. El folleto en español que le será enviado no contendrá la muestra de la boleta.

OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

無鐵派譔票/BOLETA NO PARTIDISTA NONPARTISAN BALLOT

CITY AND COUNTY OF SAN FRANCISCO / 三磷市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

BALLOT TYPES 1, 3, 7, 9, 12, 15, 17

To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

選民指南:請將指向你選擇的箭頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人, 在提供的空位上填寫此人的姓名,並將箭頭蓋線連接起來。

como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de NSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal la persona en el espacio en blanco provisto, y complete la flecha.



MEASURES SUBMITTED TO THE VOTERS

NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES 提交選民投票表決的提案

STATE PROPOSITIONS / 州提案 / PROPOSICIONES ESTATALES

JUDGE OF THE SUPERIOR COURT. JUEZ DEL TRIBUNAL SUPERIOR, OFICINA NÚMERO 12

無線液色觀 CARGOS NO PARTIDISTAS NONPARTISAN OFFICES

EMINENT DOMAIN. LIMITS ON GOVERNMENT AUTHORITY. INTRATICE CONSTITUTIONAL AMERICAERT. State and read powerinest from about domining appropring for promises. Problems are control and shall are masses. Emines determed to powerinent in property they called a consequent and and a princial revealer social braining properties are to the missure is restriction. The risk state-rude iscal effect, however, grossly would not be sprincial.

VES/贊成/Si 10/反對 政府徵用權,政府権力限制。憲法修正案劉骥。禁止州政府和地方政府為 了私人使用而徽用或极懷私人財產。禁止租金管制和類似措施,消除在財 条權案件中間從政府的傾向, 後改宣告光公規則。 財政影響: 本想案的限 到會增加許多政府的費用,但是監除全州的財政應無太大淨影響。

機関・ 戦機 Inde of the Superior Court MARY E. MALLEN GERARDO C. SANDOVAL 位施金に

HOMAS MELLON

iote for One / 第一名 / Vote por Uno 高等法院法官,第12席 JUDICIAL - 回法

DOMINIO EUNINYTE. LIMITES SOBRE LA ALTORIDAD DEL GOBIERNO. ENMIENDA CONSTITUCIONAL INVANCATA. PENDA cape se gobiernis sersial y fuedas se appoiente de núcleo propulaciós remissa para sos prinados. Punha el canta de applica espensada. Timista de delenera la gobierno est agos de prinado de propueda. Cama se a pala de apposada. Timista los cala hago estas para munica sobrema a causa de las entricarses se la midia. Sen militago de impacio losa la tenta proche introde a causa de las entricarses se la midia. Sen militago de impacio losa una conse todo estado prochemiente en

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縁拉多・C・山托瓦。

Wembro del Consejo de Supervisores de San Francisco

WRITE-IN/ 指效依據人 / NOLISTADO

VES/贊成/SI▲ 政府徵用權。限制政府取得區主自住的房屋。憲法修正案劉清、禁止動用政 奇微用權數稱屋主自住房里以轉調給私人或企業實體。設定關於公共工程、

DOMINIO EMIREME. LIMITES SOBRE ADQUISICONES DEL COBIENNO DE RESIDENCIAS COUPAJAS.

POR EL PROPEETARO. ENMENDA CONSTITUCIONAL POR INICIATIVA. Porbiera lucia adde dominio eminente imme militari maturi en este fina compara por el propeitato para insepsana a una persona pirvada o entroda comercial.

NO/应数

网外情况。財政影響:對於州或地方政府沒

公共衛生與安全以及防止

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upada por el popuelario para traspasaria a una persona privada o enidad comercial ubblinas, salud y seguridad publicas y prevención de la delincuencia. Impacto tiscal: sobre illa, gobiernos estata o focales. liscal significativo

SCHOOL PROPOSITIONS/學校提案/ PROPOSICIONES ESCOLARES

To enhance quality educational programs for children; attract and refain quality leachers and staff by increasing salaries; provide teachers with additional compensation for extra work at hard-to-staff schools and in hard-to-fill s. Lifect areas, and increase leacher training, resources and classroom support technology, innovation, and accountability, stall the San Francisco Unified School Desirct be authorized to levy, \$199 per parcel annually adulated on finite adon, with mandardy olizien oversight?

為了问見重提供品質更好的教育計劃:為了用提為薪資的方法吸引和保留優 秀教師和工作人員;爲了向在難以招募所需人員的學校和課目領域做額外工 革护和青年機道,三藩市聯合校區是否療該在接受指置在公民監督的條件下 作的教師提供額外補償:以及爲了增加教師培訓、資源和教室支援、技術 得到授權以徵收每年每個地與 \$198 並隨著通信的製而證整該稅費?

VES/贊成/SI↑

A fine prejoral is culded do les programes aductives para infoss area intense prescual y mesetros de cardos infosima e alameto de salarios proportiona a los mesetros una companisación superimental apor tabajo abudicial en espuelas qui son dificiale de dotra de mesetros y en meterias dificiales de cubrir, y aumental te caparladardo de somerator, il extraso y el porto para a daula de intrología, al mendedo y el responsabilidad, Cubentia al Distinto Escolar Unificado de San Francisco sea unificado para resultadar analmente 3; des por peresula. ajustados por la inflación, con la supervisión obligatoria de los ciudadanos?

CITY & COUNTY PROPOSITIONS/市縣提案/PROPOSICIONES DE LA CIUDAD Y CONDADO

Shall the QN recreases the water a generic enequed from etc.) we make some determines the School Observation of Court and the Community College District to quality for employer-funded district enable theretis. Seabilists a separate Bietier Health College District to quality for employer-funded district enable theretis. Benefits and reference of Court and Port Out of retire health care costs, and increase retirement benefits and reference to Seabilist and applications for certain Oby employees?

本市是否應該地加新聘市政府層員以及校區、高等法院和証區大學區某些 配員取得雇主出資的退休者健康福利資格所需的服務年數:建立一個單獨 的「退休者保健基金」以支付退休者保健費用;以及爲某些市政府雇員增 加退休福利和退休生活費用調整?

8

VES/贊成/SÍ◆

NO/反對

received in chucida automate in cuttida de risko de venico intendecio para venir for siquiscios messarios para receive harelitoras reflectos de judicios franziales pre di empiezo de las ruevas empiezas de la Cutada y ceiens empiedos del Destrio Escada el Tifornal Spericio y el Destrio de Colegos Committanos, escabloca un ceiens empiedos del Destrio Escada el Tifornal Spericio y el Destrio de Colegos Committanos, escabloca un receivo de receivemento prepara del Tifornal Marcia del Marcia del Marcia del Marcia del Servicio del Servici

ciertos empleados de la Ciudad?

Shall the City prothal San Francisco Employees Retrement System members who are convicted of a crime shallowing most language and connection with their employment from receiving any retrement benefits landed with employer contributors?

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/ES/常成/SÍ▲ N/反對 本市是否應該禁止被判犯下與職務相關的違指道德之罪行的三藩市政府履責 與休系統成員取得雇主出資的任何退休福利?

Deberá la Culdad pohlikí que los miembros del Sistema de Jubilación de Empleados de San Francisco que la nya il so Condenados por comeire delitos de compción moral relacionados con su empleo reciban beneficios de la diadación financiados con comfunciones del empleador?

VOTE EN AMBOS LADOS DE LA BOLETA VOTE BOTH SIDES OF BALLOT

38-C1-21-1-N

MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案 NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES

CITY & COUNTY PROPOSITIONS/市縣提案/PROPOSICIONES DE LA CIUDAD Y CONDADO

Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and types of disabilities and that City officers and agencies support the nomination, appointment or confirmation of female, minority and disabled candidates to fill seats on those bodies?

YES/贊成/SI↑ 市政府各個理事會和委員會的組成反映各種種族、族 裔、性取向和璘醇類型男女人主的利益和買載,以及市政府官員和機構支持提名、委任 **炎帝認女性、少數族裔和豫摩人士等候補者擔任委員職務,是否應該成爲一項击政府政策?**

Daberia ser politica de la Cuisad que los miembros de los comaignes de la Cuisad refujem los intereses y las comfluciones de hombres y mujeres de tudas las razas, abrias, inferiories seculas y tipos de dispupicada, politica de funcionarios y las apparaisas de la Juda despaden en funcionario de dispublicada de la cuindima de la cuincidad de la comparta regionario de la comparta de la cuindima del cuindima de la cuindima del cuindima de la cuindima del cuindima de la cuindima del cuindima de la cuindima del cuindima

Shall he City set qualifications for members of the Public Unifies Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to appoint the Major's appointments to the PUC?

本书是五德法部訂公用專業委員會 (bnC) 委員的任職責格並修改 bnC 委員的委任程序,即市會議會必須以多數票通過市獎 bi bnC 要員券形? ш

¿Debería la Cuidad establecer cualificaciones para los miembros de la Comisión de Servicios Públicos (Público Commission, PUC) y cambiar el proceso de designación de miembros para la PUC exigendo que la majoría del Consejo de Supervisores apruebe las destinaciones del Alcades para la PUC?

10/反擊

28.21 Le le Chyptoth and mindes development also the Capacity of the Capacity

单元的 50% 必須是可負籍房屋,新的可負擔房屋的出租或銷售優先照顧中低收入家庭,以及,如果重應 Nice Guiffui 公屋,將一比一重 建原住房單元,是否應該成爲一項市政府政策:以及,除非市參議會認定該地區混合用途開發計劃選樣這應政策,是否應該禁止本市 布政府批准的任何獨台角 (Candlesick Point) 和運人角船塢 (Hunters Point Shipyard) 混合用途開發計劃在觀點區的所有被開發的新房屋 出售、轉讓或出租本市在獨台角擁有的任何土地?

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樂用途;以及選民於1997年六月通過 座新的49人隊都育場或一項非額有陽移代方案,是否應義成第一項市政府政策,可以有事的科等面積的新的公園或開放空間交換且該轉漢滿足本提案的政策目標,是否應該授權市政府編集集會有的公園用地用股款集業與有益。以及選民於 1997 年大月通道 鼓勵及時期發位於國景區 (Bayview) 的獨台角 (Candiestick Point) 和獵人角樹莓 (Hunlers Point, Shryard) 的一項混合用塗計画,包括

的D 提案和F提案是否應該被廢止?

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VES/營成/SI↑

NO/反對

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VES/犂成/Si♠ accept campaign contributions from contractors who are prohibited from making a pending contract or a recently approved contract before the official or the Board on ul use las funcioners electos de la ... una la candidade o los con els políticos que eles controles no acepten controles de sampalas de parte de entre el productivo estas controlescentes en en horizante de electo, candidades por profits potroles que el contratos portes de contratos portes de la contrato porte el productivo de parte pessar a desegnada por el humanio de por el Christia per en la Unicional de sen entratos. NO/反對 m/b與選捐款,而由於該承包商於該自員處或談官員或其委任者任 官員、按選人或政治委員會捐款,該等行爲是否應該定錄非法? 請在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA VOTE BOTH SIDES OF BALLOT didates or political committees the 如果本市民選官員、候選人或受其 職之委員會處有尚待批准的合約或批 Shall if be unlawful for City elected offic contributions to these elected officials which the official or an appointee or the Deberia ser ling contratistics que t recientemente au 38-C1-21-2-N I

Voter Bill of Rights

- You have the right to cast a ballot if you are a valid registered voter.
 A valid registered voter means a United States citizen who is a resident in this state, who is at least 18 years of age and not in prison or on parole for conviction of a felony, and who is registered to vote at his or her current residence address.
- 2. You have the right to cast a provisional ballot if your name is not listed on the voting rolls.
- You have the right to cast a ballot if you are present and in line at the polling place prior to the close of the polls.
- 4. You have the right to cast a secret ballot free from intimidation.
- You have the right to receive a new ballot if, prior to casting your ballot, you believe you made a mistake.

If, at any time before you finally cast your ballot, you feel you have made a mistake, you have the right to exchange the spoiled ballot for a new ballot. Vote-by-mail voters may also request and receive a new ballot if they return their spoiled ballot to an elections official prior to the closing of the polls on Election Day.

- You have the right to receive assistance in casting your ballot, if you are unable to vote without assistance.
- 7. You have the right to return a completed vote-by-mail ballot to any precinct in the county.
- 8. You have the right to election materials in another language, if there are sufficient residents in your precinct to warrant production.
- You have the right to ask questions about election procedures and observe the elections process.

You have the right to ask questions of the precinct board and election officials regarding election procedures and to receive an answer or be directed to the appropriate official for an answer. However, if persistent questioning disrupts the execution of their duties, the board or election officials may discontinue responding to questions.

 You have the right to report any illegal or fraudulent activity to a local elections official or to the Secretary of State's Office.

If you believe you have been denied any of these rights, or you are aware of any election fraud or misconduct, please call the Secretary of State's confidential toll-free Voter Protection Hotline at 1-800-345-VOTE (8683).

CALIFORNIA SECRETARY OF STATE DEBRA BOWEN

Any voter has the right under California Elections Code Sections 9295 and 13314 to seek a writ of mandate or an injunction, prior to the publication of the Voter Information Pamphlet, requiring any or all of the materials submitted for publication in the Pamphlet to be amended or deleted.

Information on Local Ballot Measures

DIGEST AND ARGUMENT PAGES

On the following pages, you will find information about local ballot measures. For each measure, a digest has been prepared by the Ballot Simplification Committee. This digest includes a brief explanation of "The Way it is Now." what each proposal would do, what a "Yes" vote means, and what a "No" vote means. Also included is a statement by the City Controller about the fiscal impact or cost of each measure. There is also a statement of how the measure qualified to be on the ballot. Following the ballot digest page, you will find arguments for and against each measure.

NOTE: All arguments are strictly the opinions of their authors. They have not been checked for accuracy by the Department of Elections or any other City official or agency. Arguments and rebuttals are reproduced as they are submitted, including any typographical, spelling or grammatical errors.

PROPONENT'S AND OPPONENT'S ARGUMENTS

For each measure, one argument in favor of the measure ("Proponent's Argument") and one argument against the measure ("Opponent's Argument") is printed in the Voter Information Pamphlet free of charge.

The designations "Proponent's Argument" and "Opponent's Argument" indicate only that the arguments were selected in accordance with criteria in Section 540 of the San Francisco Municipal Elections Code and were printed free of charge. The Director of Elections does not edit the arguments and makes no claims as to the accuracy of statements in the arguments.

SELECTION OF PROPONENT'S AND OPPONENT'S ARGUMENTS

The Proponent's Argument and the Opponent's Argument are selected according to the following priorities:

PROPONENT'S ARGUMENT

- 1. The official proponent of an initiative petition; or the Mayor. the Board of Supervisors, or four or more members of the Board, if the measure was submitted by same.
- 2. The Board of Supervisors, or any member or * members designated by the Board.
- 3. The Mayor.
- 4. Any bona fide association of citizens, or combination of voters and association of citizens, any individual voter.

OPPONENT'S ARGUMENT

- 1. For a referendum, the person who files the referendum petition with the Board of Supervisors.
 - 2. The Board of Supervisors, or any member or members designated by the Board.
 - 3. The Mayor.
- 4. Any bona fide association of citizens, or combination of voters and association of citizens, any individual voter.

REBUTTAL ARGUMENTS

The author of a Proponent's Argument or an Opponent's Argument may also prepare and submit a rebuttal argument. Rebuttals are also the opinions of the author and are not checked for accuracy by the Director of Elections or any other City official or agency. Rebuttal arguments are printed below the corresponding Proponent's Argument and Opponent's Argument.

PAID ARGUMENTS

In addition to the Proponents' Arguments, Opponents' Arguments, and rebuttals, which are printed without charge, any eligible voter, group of voters, or association may submit paid arguments.

Paid arguments are printed in the pages following the Proponents' and Opponents' Arguments and rebuttals. All of the paid arguments in favor of a measure are printed together, followed by the paid arguments opposed to that measure. Paid arguments for each measure are printed in order of submission.

Arguments and rebuttals are solely the opinions of their authors. Arguments and rebuttals are not checked for accuracy by the Director of Elections, or by any other City official or agency. Information about those submitting arguments is available from the Department of Elections.



Words You Need to Know

by the Ballot Simplification Committee

LISTED BELOW ARE DEFINITIONS OF TERMS:

ASSENTEE (VOTE-BY-MAIL) BALLOTS (FREQUENTLY ASKED QUESTIONS) — Ballots mailed to voters or given to voters in person at the Department of Elections. Absentee ballots can be mailed back to the Department of Elections, turned in at the Department of Elections office in City Hall, or turned in at any San Francisco polling place on election day. Also known as vote-by-mail ballots. See page 7 for more information.

ALICE GRIFFITH HOUSING DEVELOPMENT (PROPOSITIONS F AND G) — The public housing, also known as Double Rock, which the Housing Authority of the City and County of San Francisco owns and operates on Candlestick Point for very low income families.

AMEND (PROPOSITIONS A, B, C, D AND E) - To change.

BAYVIEW (PROPOSITIONS F AND G) — The Bayview Hunters Point neighborhood of San Francisco.

CANDLESTICK POINT (PROPOSITIONS F AND G) — Area in the Bayview (see Exhibit A, pages 161 and 166).

CHARTER AMENDMENT (PROPOSITIONS B, C, D AND E) — A change to the City's Charter. The Charter is the City's Constitution. The Charter can only be changed by a majority of the votes cast.

Commission On The Status OF Women (Proprostrion D) — A Charter-created City commission charged with developing and recommending policies and practices for the City and County to reduce the particular impacts on women and girls of problems such as domestic violence, sexual harassment, employment and health care inequity, and homelessness. The Commission also advocates on behalf of women and girls in such areas.

COMPOUND (PROPOSITION B) —To compute interest on the sum of the principal and any previously computed interest that has been added at regular intervals.

CONCEPTUAL FRAMEWORK (PROPOSITIONS F AND G) — A preliminary outline for a proposed real estate development project, including: a description of the objectives that the project is intended to achieve, the general location and type of land uses that would be developed, and the infrastructure that would serve those uses, such as street layout, transportation and open space improvements. EARLY VOTING — Voting in person at City Hall before election day or mailing a vote-by-mail ballot before election day. See page 7 for more information.

ENVIRONMENTAL REVIEW PROCESS (PROPOSITION G) — A public informational process required under the California Environmental Quality Act for a government agency to consider the physical changes to the environment that a proposed project may cause before it is approved.

GENERAL OBLIGATION BOND (PROPOSITION A) — A promise issued by the City to pay back money borrowed, plus interest, by a certain date. When the City wants to raise money to pay for a large public project, it can borrow money by issuing General Obligation Bonds. The City then repays the money plus interest over a period of years with property taxes. General obligation bonds must be approved by the yoters.

GREEN OFFICE (PROPOSITION G) — An environmentally sustainable office development that includes buildings designed and built for energy efficiency and that incorporates non-polluting building materials; or an office housing an organization that promotes energy efficiency or conservation.

Hunters Point Shipyard (Propositions F and G) — Former federal naval base in the Bayview (see Exhibit A, pages 161 and 166).

INFRASTRUCTURE (PROPOSITION G) — The basic facilities and services needed for the functioning of a community, such as transportation and communications systems, and water and power lines.

INITIATIVE (PROPOSITIONS F AND G) — A proposition placed on the ballot by voters. Any voter may place an initiative on the ballot by gathering the required number of signatures on a petition.

MASTER TEACHERS (PROPOSITION A) — Experienced teachers with proven success at increasing student achievement who act as models and mentors for other teachers. These teachers are assigned to high need schools where they work directly with students as classroom teachers and spend at least 20% of their time directly supporting other teachers.

WORDS YOU NEED TO KNOW (continued)

MIXED-Use Project (Propositions F Ano G) — A real estate development that has multiple significant uses in the project site, such as housing, office buildings, research and development facilities, retail spaces and parks.

Moral. Turerrupe (Peoposition C) — There is no precise definition. Generally, a crime involving moral turpitude is one that reveals a person's dishonesty, readiness to do evil, bad character, or moral depravity. The courts decide this on a case-by-case basis. Examples would include crimes (misdemeanor or felony) involving theft, fraud, or breach of public trust.

OPEN SPACE (PROPOSITION G) — Land that is not developed for private uses, including land in a natural state that is dedicated to the public.

OPTIONAL EXEMPTION (PROPOSITION A) — To choose to withdraw from an obligation, duty, or liability to which others are subject.

ORDINANCE (PROPOSITIONS F, G AND H) — A local law passed by the Board of Supervisors or by the voters.

OVERSIGHT (PROPOSITION A) — Watchful care or management; supervision.

PARCEL Tax (PROPOSITION A) — A tax that is based on a flat fee for each unit of real property that receives a separate tax bill.

PEER ASSISTANCE AND REVIEW PROGRAM (PROPOSITION A) — Teacher coaches provide peer support for new teachers as well as veteran teachers whose evaluations reflect less than satisfactory performance. Teachers are required to meet certain standards in order to exit the program and continue in the classroom. This program is a collaborative effort of the School District and its teacher and administrative unions to support and renew quality teaching in every classroom.

PROPOSITION (PROPOSITIONS A THROUGH H) — Any measure that is submitted to the voters for approval or disapproval.

QUALIFIED WRITE-IN CANDIDATE — A person who has completed the required paperwork and signatures for inclusion as a write-in candidate. Although the name of this person by writing the name of the person in the space on the ballot provided for write-in votes. The Department of Elections counts write-in votes only for qualified write-in candidates.

SAN FRANCISCO MEDIAN INCOME (PROPOSITION F) — A level of income based on all incomes earned within San Francisco. Half of all San Francisco households have incomes above this level and half have incomes below this level.

SOLICIT (PROPOSITION H) — To try to get something by ask-

TANGIBLE (PROPOSITION G) — Something recognizable, real or concrete

VESTING ALLOWANCE (PROPOSITION C) — A benefit option available to a worker who terminates employment before retirement, has 5 or more years of service, and elects to leave all contributions with the Retirement System rather than have them refunded.

VOLUNTARY DISCLOSURES (PROPOSITION D) — Freely revealed or uncovered.

VOTING BY MAIL (FREQUENTLY ASKED QUESTIONS) — Also known as absentee voting. See page 7 for more information.

Controller's Statement on "A"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition A:

Should the proposed measure be approved by the voters, in my opinion, parcel tax revenues would be generated in the amount of approximately \$28 million annually at current rates. This amount would increase over time as the tax amount is adjusted for inflation. The funds would be available for teacher salaries and training and other purposes of the San Francisco Unified School District subject as specified in the measure.

The measure specifies that the parcel tax will be collected beginning July 1, 2008 for a period of 20 years to July 1, 2028.

How "A" Got on the Ballot "

On February 12, 2008 the San Francisco Board of Education voted 6 to 0 to place Proposition A on the ballot.

The members of the Board of Education voted as follows: Yes: Members Kim, Mar, Mendoza, Sanchez, Wynns and Yee Absent: Member Maufas.

State law allows a school district to place a measure on the ballot in this manner.

THIS MEASURE REQUIRES 662/3% AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THE FACING PAGE. THE FULL TEXT REGINS ON PAGE 145.

SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.

School Parcel Tax



PROPOSITION A

To enhance quality educational programs for children; attract and retain quality teachers and staff by increasing salaries; provide teachers with additional compensation for extra work at hard-to-staff schools and in hard-to-fill subject areas; and increase teacher training, resources and classroom support, technology, innovation, and accountability, shall the San Francisco Unified School District be authorized to levy \$198 per parcel annually. adjusted for inflation, with mandatory citizen oversight?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: The San Francisco Unified School District educates approximately 60,000 pre-kindergarten through twelfth grade students at more than 120 schools and child development centers.

The District is funded mostly by the state and federal governments; it also receives local funds approved by the voters. For example, in 2003 and 2006 voters approved general obligation bond measures to upgrade the District's school facilities. In 2004. voters approved a Charter Amendment to provide local funding for arts, music, sports and library programs.

State law allows local school districts to collect a parcel tax if the tax is approved by two-thirds of the voters in the district.

THE PROPOSAL: Proposition A would authorize the District to collect an annual tax of \$198 per parcel of taxable property in the City beginning July 1, 2008 until July 1, 2028. This amount would be adjusted annually to account for inflation. The District could use this tax revenue to:

- · attract and retain teachers by raising salaries, providing retention bonuses and offering additional compensation to teachers who work at schools with high teacher turnover and in hard-to-fill subject areas;
- · retain other school personnel by providing more competitive
- · provide additional training to teachers and teachers' aides;

compensation or benefits;

- · promote professional learning and accountability by developing a Master Teacher program and expanding the Peer Assistance and Review program;
- · provide recognition and resources to schools that show the most growth in student achievement;
- · provide students, parents and teachers with access to current technology:

- · improve technology and other support resources to encourage innovative teaching; and
- · allocate a portion of the funds for public charter schools.

Proposition A would provide an optional exemption from the tax for senior citizens who turn 65 years of age before July 1 of the tax year, own an interest in the property being taxed, and use the property as their principal residence. To receive the exemption. eligible senior citizens must annually apply to the District before July 1 of each tax year or, during the first year, at a date the District will determine.

Proposition A would require the District to create an independent oversight committee to ensure that the parcel tax revenue is used only for the purposes set forth in the measure. State law requires that the District create a separate account into which the tax revenue would be deposited and file an annual report on the funds collected and spent.

A "YES" VOTE MEANS: If you vote ves, you want to allow the District to collect an annual parcel tax of \$198 per parcel beginning July 1, 2008 until July 1, 2028 to increase compensation for teachers and staff, improve training, promote accountability and recognition for teachers and schools, support academic innovation, provide access to current technology, and allocate funds for public charter schools.

A "NO" VOTE MEANS: If you vote no, you do not want to allow the District to collect the annual parcel tax for these purposes.

Notice to Voters:

The "Controller's Statement" and "How 'A' Got on the Ballot" information on this measure appear on the opposite (facing) page

THIS MEASURE REQUIRES 662/3% AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 145. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.



PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION A

Voting YES on Proposition A will allow San Francisco to attract and retain highly qualified teachers and improve the quality of public education.

Every child deserves a great teacher. Excellent teachers help our children graduate with the skills necessary to succeed in college, career, and life. Voting YES will ensure that we have a quality teacher with the proper qualifications, training, and support in every San Francisco classroom.

Like all professionals, teachers need ongoing training to stay current with the most innovative and effective ways to teach. Prop A doubles teacher training. It also assures accountability – teachers who are struggling will receive mentoring and support from other successful teachers to help them improve, or they will leave the classroom.

San Francisco has the highest cost of living of any city in California. Prop A will enable us to recruit and pay teachers a living wage so they don't keep leaving to work for other districts that offer higher salaries and a lower cost of living.

Prop A also will provide support for teachers who work at schools with high teacher turnover. Our schools will be better equipped to support teachers that work in shortage areas like math, science, and special education. Finally, this proposition will update antiquated school computers and technology resources.

Prop A creates local funding at a time when Sacramento is slashing education budgets. Prop A also appoints an independent oversight committee and requires regular financial audits to ensure all funds are spent appropriately.

Join parents, teachers, business leaders, and labor by voting YES on A so that our San Francisco children can have the quality teachers they deserve to thrive and succeed.

Mayor Gavin Newsom* San Francisco Board of Education San Francisco Chamber of Commerce United Educators of San Francisco Parents for Public Schools

*For identification purposes only

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION A

Vote No on Proposition A.

We agree with the proponents arguments. Every child does deserve a great teacher. Teachers do need adequate pay and ongoing training. San Francisco does have a very high cost of living.

The problem is the method of financing. About 2/3 of The City's residents will not pay a single penny toward this tax. The School Board could have put a simple pass through in their legislation. Instead, they decided take the unfair but politically expedient route.

Don't place the unfair burden of supporting the San Francisco Unified School district on a small minority of San Franciscans.

Vote No on Proposition A.

San Francisco Republican Party Howard Epstein Chairman

OPPONENT'S ARGUMENT AGAINST PROPOSITION A

Vote No on Proposition A.

San Franciscans agree that our schools should have adequate funding. However, long-time home and condominium owners will see a tax increase of as much as 6% based on an assessed \$300,000 value. Large commercial buildings will see an increase of as little as 1/6th of 1.

The proponents of Proposition A had other options. Instead, they decided to place the burden on the City's small property owners. They could have asked for a sales tax increase, which would have fairly shared the burden among all San Francisco residents, businesses and visitors. They could have based the tax on square footage.

Vote no on Proposition A. Let the proponents come back with a tax that is fair to all.

Howard Epstein, Chairman San Francisco Republican Party

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION A

Proposition A will improve the quality of public education for San Francisco children.

Quality teachers and excellent schools will help our San Francisco community thrive. These conditions can't exist without adequate funding, which our opponents agree we don't have. With Sacramento's dramatic cuts this year, budgets for our teachers and schools will be slashed.

San Francisco has the second highest cost of living of any city in the United States, yet San Francisco ranks 14th in California for teacher pay. Our city loses teachers to other school districts that pay up to \$15,000 more.

In order to attract, retain, and nurture highly qualified teachers, we need to invest in our children and pass Proposition A -- to give San Francisco teachers a living wage.

With Prop A, we can bring some local control and stability to school funding. All the funds raised by Proposition A stay here in San Francisco and will help our city attract and retain the best and brightest teachers. Prop A will increase teacher-training opportunities and provide funding to upgrade and replace the schools oldest computers and technologies. It will provide support for teachers who work at schools with high teacher turnover. Finally, our schools will be better equipped to support teachers that work in shortage areas like math, science, and special education.

Mandatory audits will ensure all of the funds are spent properly.

Help our schools, teachers, and kids. Vote Yes on A.

San Francisco Chamber of Commerce Mayor Gavin Newsom* San Francisco Board of Education United Educators, San Francisco Parents for Public Schools

*For identification purposes only



Looking for the legal text?

The full legal text of all ballot measures is printed at the back of the book.

The text starts on page 145.

DO YOU KNOW WHERE TO GO TO VOTE?

YOUR POLLING PLACE MAY HAVE CHANGED.

The location of your polling place is printed on the back cover of this pamphlet, on the top left-hand side.

You can also get the location of your polling place by checking online at:

www.sfgov.org/elections

or by calling:

415-554-4375

Please vote at your assigned polling place or vote by mail.

The polls are open on

June 3, 2008 from 7 a.m. to 8 p.m.,
and there is an application to vote by mail
on the back cover of this pamphlet.



San Francisco Department of Elections



Controller's Statement on "B"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition B:

Should the proposed charter amendment be approved by the voters, in my opinion, the City will have both significant added costs in the near and medium term for the cost of employee pension benefits and significant savings in the near term under its labor contracts and in the long term for the cost of retiree health benefits.

Pension Benefits: The Charter amendment would increase the maximum retirement benefit available to City miscellaneous employees from the current 2% of final pay at 60 years of age, up to 2.3% of final pay at age 62 and enhance cost of living increases for pension recipients. These changes would add approximately 3.5% of sladary to the cost of funding an average employee's retirement benefits, or an ongoing annual cost to the City of approximately \$84 million for the next 20 years, dropping after 20 years to an ongoing annual cost of 1.1% of salary or approximately \$27 million at current rates.

To parially pay for this increased retirement benefit, the amendment freezes wages for the 2009-2010 fiscal year. This provision is estimated to save the City approximately 2.1% of salary or an estimated \$35 million on an annual basis. These savings estimates are based on an assumption that the City would otherwise have provided wage increases at percentage rates at or near the projected consumer price index for that period and is consistent with the City's historical experience in negotiated labor constacts. Finally, the Charter amendment specifies that the City's ongoing expenditures for improved retirement benefits under this proposal must be considered the quivalent of wages in future labor arbitration proceedings. Note that these provisions do not apply to the labor contracts for police, frieflighters, sheriffs, nurses and transit operators.

Retiree Health Benefits: Currently, employees are eligible for fully paid health benefits following retirement after five years of working for the City and regardless of where they spend the balance of their careers. The amendment retains eligibility aft five years, but changes the City Contribution to provide graduated levels of paid coverage; 50% paid with ten years of service of service, 75% with 15, and 100% with 20 years of service. It also requires that employees actually retire within 180 days of leaving City employment to receive benefits. Under the Charter and Federal laws, these changes will not affect any current employees—only those hired after January 10, 2009.

Employees hired after January 10, 2009 will pay 2% of salary, and the City will pay 1% of salary into a new trust fund to pay for retiree health benefits. The amendment would reduce the number of people who would ventually have been eligible for paid retiree health benefits and the cost to the City of their benefits. It also will create significant savings for the City as investment earnings in the trust will help pay for the cost of the benefits going forward. By 2031 the majority of employees will be under this new benefit plan and, based on the City's actuarial analysis, the proposed funding of 3% of salary is estimated to be sufficient to cover the cost of the benefits on an ongoing basis.

Note that the City currently pays the cost of retirees' health benefits each year as that year's expense is due. As a result, there is a substantial unfunded liability, estimated to be approximately \$4 billion in total, for the future cost of retiree health benefits that current employees have already earned. That liability is somewhat reduced by the proposals in this Charter amendment which address struter hiese, but the bulk of the cost, estimated at between \$250 and \$300 million annually at current rates, will have to be otherwise addressed by the City.

How "B" Got on the Ballot

On February 26, 2008 the Board of Supervisors voted 10 to 0 to place Proposition B on the ballot.

The Supervisors voted as follows: Yes: Supervisors Alioto-Pier, Ammiano, Chu, Daly, Elsbernd, Maxwell, McGoldrick, Mirkarimi, Peskin and Sandoval. Excused: Supervisor Duffv.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THE FACING PAGE. THE FULL TEXT BEGINS ON PAGE 146. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.



PROPOSITION B

Shall the City increase the years of service required for new City employees and certain employees of the School District, the Superior Court and the Community College District to qualify for employer-funded retiree health benefits, establish a separate Retiree Health Care Trust Fund to fund retiree health care costs, and increase retirement benefits and retirement cost-of-living adjustments for certain City employees?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: Under the City Charter, City employees, and cortain employees of the School District, the Superior Court and the Community College District who retire under the San Francisco Employees Retirement System are eligible System or the California Public Employees' Retirement System are eligible for employer-funded retiree health care benefits after 5 years of service. They may receive credit toward meeting this 5-year requirement for years worked with other public employers with whom the City has an agreement, such as the State of California. The City and these other public employers contribute a majority of the retiree's health benefits and pay for these benefits as the costs are incurred. The City estimates that it will owe \$4\text{ billion} ower the next 30 years in retiree health care costs. The City and these other public employers have no separate fund to pay for retiree health benefits.

City employees other than certain safety employees such as police officers and firefighters are referred to as "miscellaneous" employees. These employees are represented by various unions that collectively bargain for wages and benefits. The amount of retirement allowance for these employees is determined by multiplying their highest annual salary by an age factor for each year of service. The age factor is '7s' at age 10. Thus, employees with 20 years of service receive 40% of their highest annual income if they retire at age 60.

Each year, the basic cost of living adjustment (COLA) benefit is calculated based on the original retirement benefit amount up to 2%. When the retirement fund has enough excess investment earnings, the retirement system must also pay an additional benefit called a sopplemental COLA, not to exceed a total adjustment of 3%.

THE PROPOSAL: Proposition B is a Charter Amendment that would increase the years of service required to qualify for employer-funded retire health benefits for City employees and certain employees of the School District, the Superior Court and the Community College District who retire under the San Francisco Employees Retirement System or the California Public Employees' Retirement System and were hired on or after January 10, 2009.

Employees become eligible to participate in the retirement health care system after 5 years of service. Employer contributions to the retiree health benefits for these new employees would be as follows:

- No employer contribution for employees with 5 to 10 years of service;
- 50% for employees with 10 to 15 years of service;
- 75% for employees with 15 to 20 years of service;
- 100% for employees with 20 or more years of service, employees who retire for disability, and surviving spouses or domestic partners of employees killed in the line of duty.

Years of employment with other public employers will not be included in calculating credit for years of service.

Proposition B would establish a separate Retiree Health Care Trust Fund to pay for the City's future costs related to retiree health care. This Trust Fund would be funded by employer and employee contributions for employees hird on or after January 10, 2009. These new employers would contribute up to 2% of their pre-tax pay and employers would contribute up to 10% to 100 funded to 100 funded

This Trust Fund would be administered by a Retiree Health Care Board governed by five trustees, one selected by the City Controller, one by the City Treasurer, one by the Executive Director of the San Francisco Employees Retirement System, and two elected by the active and retired members of the City's Health Service System.

In addition, Proposition B would make the following changes to retirement benefits and COLAs for miscellaneous City employees who retire on or after January 10, 2009:

- The age factor for employees who retire at age 60 would increase to 2.1% and rise to 2.3% at age 62. Thus, employees with 20 years of service would receive 42% of their highest annual salary if they retire at age 60 or 46% if they retire at age 62.
- The basic COLA benefit would be compounded annually based on the retirement benefits payable on June 30th of the prior year.
- The supplemental COLA, which is paid when there is enough excess investment earnings, also would increase for a total adjustment of retirement benefits up to 3-1/2%.

The City would freeze wages and other economic benefits for miscellaneous City employees from July 1, 2009 through June 30, 2010.

A "YES" VOTE MEANS: If you vote yes, you want to change the Charter to increase the years of service required for new Oity employees and certain employees of the School District, the Superior Court and the Community College District to qualify for employer-funded refiree health benefits. You want the City to establish a separate Retriee Health Care Trust Fund to fund retriere health care costs. You want the City to increase retirement benefits and retirement COAs for certain City employees and to freeze wages and other economic benefits of these employees for one

A "NO" VOTE MEANS: If you vote no, you do not want to make these changes to the Charter.

Notice to Voters:

The "Controller's Statement" and "How 'B' Got on the Ballot" information on this measure appear on the opposite (facing) page

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 146. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.



This disclaimer applies to the proponent's argument on this page and the rebuttal to the opponent's argument on the facing page. The Board of Supervisors authorized the submission of the following argument. As of the date of the publication of this Voter Information Pamphlet, the following Supervisors endorse the measure: Supervisors Alioto-Pier, Ammiano, Daly, Dufty, Elsbernd, Peskin and Sandoval; take no position on the measure: Supervisors Chu, Maxwell, McGoldrick and Mirkarimi.

PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION B

San Francisco's retiree health care system faces a fiscal crisis.

In just six years, annual retiree health care costs have risen from \$17 million \$115 million. San Francisco now faces a \$4 billion unfunded liability for retiree health care costs already promised.

Left unchecked, this staggering liability could undermine health benefits for all employees, drastically impact taxpayers and city services, and, without action, potentially bankrupt the system.

Proposition B is a comprehensive reform package that protects retiree health care, taxpayers and city residents.

Crafted by city employees and their unions, working together with the Mayor and Board of Supervisors, Proposition B maintains current retiree health care benefits, but lengthens the period required for new city employees, to qualify for subsidized benefits. In return, city employees, whose pension rates are among the lowest in the state, will receive a modest pension increase.

Proposition B

- Maintains eligibility for retiree health care for all current and new_city employees;
- Extends the time necessary for a city employee to work to gain fully subsidized retiree health care;

- Creates a separate retiree Health Care Trust Fund and mandates contributions from both employees and the city to help defray future retiree health care costs;
- Increases Cost of Living Adjustments (COLA) for retirees and modestly improves pensions for employees who retire at or after age 60;

Proposition B was passed unanimously by the Board of Supervisors and is strongly supported by city employees, their unions, Mayor Newsom, San Francisco taxpayers and business leaders.

Protect retiree health care and our future economic stability by voting YES on B.

Mayor Gavin Newsom

Board of Supervisors President Aaron Peskin*

Supervisor Sean Elsbernd Tim Paulson, Executive Director, San Francisco Labor Council

Steve Falk, President, Chamber of Commerce
Judith Berkowitz, President, Coalition for San Francisco Neighborhoods

*For identification purposes only

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION B

MAJOR REFORM OF THE SAN FRANCISCO CITY CHARTER IS NEEDED REGARDING COSTLY AND TAX WASTING ELECTIONS ON MINOR MUNICIPAL EMPLOYMENT QUESTIONS:

Proposition B is a classical case of why we need to change the San Francisco City Charter regarding municipal employment rules.

As matters stand, virtually any minor change in City employee laws must be voted upon in a costly City Charter election -- such as this one.

Many tens of thousands of dollars will be spent on counting the votes on this very minor City Charter amendment.

We need to draft new City Charter language to delegate to the Mayor and Board of Supervisors the right to modify carefully defined minor City employee laws.

As a safeguard, perhaps we should require a two-thirds vote on the Board of Supervisors.

In any event, Proposition B is just the latest minor proposal to appear on the ballot in a City Charter election, costing taxpayers a mountain of money for a molehill of municipal employee law change.

Amend the City Charter. End all the tax waste.

Dr. Terence Faulkner, J.D.
Republican Central Committeeman*

Past Chairman of San Francisco Republican Party* (founded: January 1856)
Parkmerced Residents' Organization (PRO) Board Member*

Eve Del Castello

Republican Central Committee Candidate*

Denis J. Norrington

Owner Arrow Stamp Company* Econo-Color*

Privacy Plus*

Doo Sup Park Voting Alternate Delegate Republican Central Committee*

Mike Garza

San Francisco Chapter President Mexican American Political Association (MAPA)*

*For identification purposes only



OPPONENT'S ARGUMENT AGAINST PROPOSITION B

THIS BALLOT MEASURE UNDERLINES WHY MINOR CITY EMPLOYEE WORK RULES SHOULD NOT BE PUT IN THE CITY CHARTER:

This proposed San Francisco City Charter amendment proposal [Proposition B] illustrates why City employment work rules should not be locked into the Charter. Every time the rules need to be changed, another expensive election and vote-counting is required.

The Board of Supervisors (perhaps by a two-thirds majority?) and the Mayor should be delegated these powers... to save public tax funds. This would be a good government measure.

Dr. Terence Faulkner, J.D.
 Past State Secretary

California Republican County Chairmen's Association*

- Eve Del Castello Republican County Central Committee Candidate*

*For identification purposes only

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION B

San Franciscans have come together to Support Proposition B

We have come together to develop Prop B, a plan that preserves fair health and retirement benefits for city workers, while reducing future healthcare costs by more than a billion dollars..

The Mayor AND the Board of Supervisors enthusiastically endorse reposition B because it sets as die money now to meet the City's long-term obligations. Prop B preserves health benefits and provides a fair pension for all city workers. It lengthens the probationary period before new city employees receive full health benefits. And it saves \$1.4 billion in healthcare costs over 30 years. The Chamber of Commerce AND the San Francisco Labor Council support Proposition B because this comprehensive reform package protects retirees health benefits and provides a modest cost-of-living adjustment while avoiding hundreds of millions in unnecessary healthcare spending.

The San Francisco Democratic Party AND the San Francisco Republican Party urge residents vote Yes on B, because it was a compromise measure where people of all sides came together to make it reform. Proposition B protects San Francisco's economy and ensures retiree benefits in the future.

SPUR (San Francisco Planning and Urban Research Association) supports Proposition B because it is sensible, smart reform. Now is the time for comprehensive reform. We urge you to vote Yes

Mayor Gavin Newsom Board of Supervisors President Aaron Peskin * Supervisor Sean Elsbernd

Tim Paulson, Executive Director, San Francisco Labor Council Steve Falk, President and CEO, San Francisco Chamber of Commerce Judith Berkowitz, President, Coalition for San Francisco Neighborhoods

*For identification purposes only



PAID ARGUMENTS IN FAVOR OF PROPOSITION B

San Francisco's Neighborhoods support Prop B

It's fair, it's responsible, and it's good government.

Who else do you know besides our city employees that only has to work 5 YEARS at a job before getting FULL health benefits after retirement age?

FACT: Health Care Pension Costs have to be paid before any other item in the city's budget.

This measure...

- Reforms the system to proportional benefits for service of 5, 10, 15, and 20 years before full benefits are accrued.
- · Requires new hires to contribute to health care fund.
- · Saves billions of dollars over the next few decades.

If we don't act now, neighborhoods and services will be compromised with the crushing costs of escalating health care.

\ ote YES on Prop B!

- Coalition for San Francisco Neighborhoods

The true source of funds for the printing fee of this argument is the Coalition for SF Neighborhoods.

YES ON PROPOSITION B

City government has a \$4 billion debt for retiree health insurance benefits that has to be fixed. We got into this mess because the city has allowed people who may have worked for the city for as little as 5 years to be eligible at age \$0'for taxpayer paid health insurance, even though they may not have worked for the city in decades.

Prop B will require city employees to pay into a trust fund for part of the cost of their future retirement health insurance costs and to make the benefit available only to employees who leave city employment at retirement age. In exchange for reining-in health insurance costs, Prop B improves pension benefits, in line with those of other local jurisdictions.

Business, labor and civic groups agree, Vote YES on PROP. B.

San Francisco Chamber of Commerce

The true source of funds for the printing fee of this argument is the SF Chamber of Commerce.

Vote Yes on Prop. B!

The City has an unfunded liability of over 4 billion dollars to provide health care for retired civil servants.

Prop. B brings San Francisco's benefits in line with other cities of California and provides a mechanism to eventually eliminate this liability.

It is a fiscally responsible and prudent first step.

Bill Campbell, Vice Chair - Finance, San Francisco Republican Party

Sarah Vallette, Candidate, SFRCCC, 13th AD
Guy Vaillancourt, Candidate, SFRCCC, 13th AD
Alisa Farenzena, Candidate, SFRCCC, 13th AD

The true source of funds for the printing fee of this argument is Bill Campbell.

Proposition B is a modest step in the right direction.

Projections for San Francisco's retiree health benefit have grown beyond our means to pay for them — over \$4 billion. That's because San Francisco subsidizes retiree health benefits after just 5 years of employment — a ridiculously low qualifier by any public or private standard.

Prop B will increase the years of service necessary for new hire retiree health care benefits to 10 years. Over time, our \$4 billion deficit will be decreased, and then eliminated.

Vote YES on B.

Small Property Owners of San Francisco

The true source of funds for the printing fee of this argument is Small Property Owners of San Francisco.

Yes On Proposition B

San Francisco's Civil Service rules need to be reformed. While this reforms only healthcare benefits, it is a good first step.

Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund



PAID ARGUMENTS IN FAVOR OF PROPOSITION B

Yes On Proposition B

San Francisco Republican Party

Officers

Howard Epstein, Chairman
Jennifer DePalma, Treasurer
Bill Campbell, VC – Finance
Janet Campbell, VC – Special Events
Leo Lacayo, VC – Communications
Christopher L. Bowman, VC – Precinct Operations

Members

12th Assembly District Jim Anderer Michael Antonini, DDS Harold M. Hoogasian Stephanie Jeong David R. Kiachko Ron "Dr. K" Konopaski Rita O'Hara

13th Assembly District John Brunello Mike DeNunzio Harmeet Dhillon Christine Hughes Dana Walsh Sue C. Woods

SFRP Endorsed Candidates

Dana Walsh, Congressional District 8
Conchita Applegate, Assembly District 12
Harmeet Dhillon, Assembly District 13
Mike DeNunzio, Supervisorial District 3

The true source of funds for the printing fee of this argument is the San Francisco Republican Party.

The three largest contributors to the true source recipient committee are: 1. The DGF Y2K Special Purpose Trust, 2. PG&E, 3. The California Republican Party.

B Stops the Bleeding

Where else besides San Francisco government can you work for 5 years and get subsidized retiree health care benefits for the rest of your life? San Francisco is over \$4 billion in the hole because of it

Proposition B is a rare good idea that will increase the 5 years to 10 for partial benefits, and to 20 years service for full benefits – still generous by any public or private comparisons. The \$4 billion deficit will decrease over time.

Good ideas like this deserve taxpayer support - vote YES on B.

San Francisco Taxpayers Union

The true source of funds for the printing fee of this argument is the SF Taxpayers Union.

Current and Retired City Employees Support Prop B

Prop B is a carefully crafted package to protect the fiscal health of the City's active and retiree medical plan, ensure good retirement benefits for city workers and save as much as \$1.4 billion in healthcare costs over the next 30 years. That is money that is available for other initiatives and programs. We, the undersigned current and retired employees of the City and County of San Francisco, urge a VES vote on Prop B – good public policy that is good for us all.

Claire Zvanski, Labor Activist Stephanie Mischak Lyons Kate Favetti Joe Driscoll Michael Humphrey Larry Dean Coate Roger Francis Michael Chan Donovan Corliss Bing Chu Cheong-Zseng Eng Allen Chan Charles W. Lewis John Faceke

John W Madden, Retiree.

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Members Education Political Issues Comm.



Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund

PAID ARGUMENTS IN FAVOR OF PROPOSITION B

Healthcare Benefits and a Balanced Budget. Democrats Support Prop B!

Prop B is an opportunity for San Francisco to be able to still provide great healthcare benefits to their city employees and retirees, and help keep medical costs down for decades to come. Democrats are united in their support of benefits for city employees and for Prop B.

San Francisco Democratic Party

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Educ. Political Issues Comm.

Labor and Business Agree: Prop B Protects Health Benefits and Reduces Costs

Proposition B is a sensible plan — developed by a coalition of city workers, retirese, fiscal watchdogs, business leaders and supported by the Mayor and the Board Supervisors — to preserve health benefits and provide a fair retirement for city workers, while reducing the city's long-term healthcare costs. By setting saide money now, we can protect ourselves against spiraling future healthcare costs. Experts say, Prop B could save as much as \$1.4 billion in city healthcare expenses over the next 30 years. By planning ahead, we can prevent the need for tax increases and service cuts brought on by healthcare cost increases.

Vote YES on Prop B

San Francisco Labor Council San Francisco Chamber of Commerce

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The two contributors to the true source recipient committee are the SF Labor Council Neighbor Member Education Political Issues Comm and the SF Chamber of Commerce's 21st Century Political Action Committee (PAC).

Proposition B Preserves Health Benefits and Protects City Finances

For years, San Francisco has provided good health benefits for its employees. But spiraling healthcare costs are making it harder for the city to provide good health benefits for city workers at an affordable price. New studies show that, unless something is done now, a massive share of the city budget will go to paying health-care costs for retired city employees in years to come.

Prop B fixes this problem by setting aside sufficient reserves now to cover future benefits costs. It also lengthens the probation period before new city employees receive full health benefits, so employees who don't stay with the city don't earn lifetime benefits for short-term service. Prop B is reasonable reform supported by both city workers and fiscal watchlogs.

Building Owners and Managers Association .

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Education Political Issues Comm.

Police Officers, Firefighters and Public Safety Professionals Support Prop ${\bf B}$

Proposition B will save more than a billion dollars in healthcare costs over the next 30 years, preserving funding for police, fire and other public safety services and programs. That's why San Francisco Police Officers, Firefighters and public safety professionals urge you to vote YES on B.

District Attorney Kamala D. Harris San Francisco Police Officers Association San Francisco Firefighters, Local 798

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Education Political Issues Committee.

Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund



PAID ARGUMENTS IN FAVOR OF PROPOSITION B

Prop B Reforms Government Spending

Prop B reforms medical and retirement benefits for city employees. Unless something is done to control costs, the City eventually will pay 11% of its total payroll on healthcare.

Proposition B is a smart plan that allows the City to preserve health benefits the way they are now while reducing long-term costs. Prop B will save the City as much as \$1.4 billion in health-care charges over the next 30 years.

Vote YES on B.

Senator Leland Yee
Assessor Phil Ting*
Supervisor Carmen Chu
Leon Chow, Chair, Chinese Progressive Association*

*For identification purposes only

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Education Political Issues Comm.

Save Healthcare - Vote YES on Prop B

Proposition B protects the city's healthcare system for current and retired employees, while preserving funding for vital city services, like our public health system. This badly needed reform will save more than a billion dollars over the next three decades. Please join usin voting YES on B.

Senator Carole Migden
Assemblyman Mark Leno
Supervisor Tom Ammiano
Supervisor Bevan Dufty
Alice B. Toklas LGBT Democratic Club
Harvey Milk LGBT Democratic Club

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Education Political Issues Committee.

Prop B ensures that the City Budget Isn't Balanced on the Backs of Neighborhood Businesses

Small business owners understand what it takes to balance a budget, meet a payroll and plan for the future. Prop B allows the City to do just that by creating a sensible plan to tackle rising healthcare costs, while preserving health insurance for employees. If the City doesn't pay down its multi-billion dollar unfunded healthcare liability, we'll all end up paying more in the future—either through higher taxes or cuts in vital neighborhood services. Prop B creates a long-term plan to save up to \$1.4 billion in healthcare costs.

Vote Yes on B

Pat Christensen, ED Small Business Advocates and Small Business Network*
Stephen Cornell, Former Small Business Commissioner
Steven Sarver, San Francisco Soun Company

*For identification purposes only

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Education Political Issues Committee.

African American Leaders Support Prop B

Proposition B guarantees the retirement and health security that so many in our community have fought to achieve. Prop B budgets for the future and ensures that, in the face of rising healthcare costs, the city will be able to afford to provide health insurance to retired bus drivers, healthcare workers, police officers and firefighters. Prop B will save as much as \$1.4 billion in healthcare costs over the next 30 years.

Please join us in voting YES on Prop B.

Leroy King, Labor Leader, I.L.W.U. Local 6* James Bryant, COPE Chair, SEIU 1021*

*For identification purposes only

The true source of funds for the printing fee of this argument is Citizens United for Reform.



Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund

PAID ARGUMENTS IN FAVOR OF PROPOSITION B

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Educ, Political Issues Comm.

San Francisco Planning and Urban Research (SPUR) Urges Your Support for Proposition B

Proposition B is a consensus solution to the City's biggest looming financial problem. Every organization in America — businesses, governments, schools and nonprofits — faces the prospect of rapidly rising healthcare costs.

Prop. B is a sensible approach that demonstrates San Francisco's leadership on this national issue.

Experts estimate that San Francisco's unfunded healthcare liability is as much as \$4 billion. That means the City owes \$4 billion to provide medical benefits for its current and future retirees. We have no existing reserves to meet these costs and healthcare costs are still growing every year.

Prop. B addresses the growth in retiree health costs head on. Future employees will prefund their retirement health costs through contributions shared with the City. Prop B also lengthens the probationary period before new City employees receive full health benefits.

Finding a solution to the retiree health care problem is also the result of a unique confluence of political and economic circumstances and personalities that might not appear again.

Given that the City's workforce is aging, retiree health costs are expected to increase even more quickly in the future and we need to begin solving this issue now.

SPUR urges a YES vote on Prop B

For the full analysis, go to www.spur.org

San Francisco Planning and Urban Research (SPUR)

The true source of funds for the printing fee of this argument is the SPUR Urban Issues Committee.

The three largest contributors to the true source recipient committee are: 1. SPUR, 2. Paul Sack, 3. Michael Wilmar.

PAID ARGUMENTS AGAINST PROPOSITION B

NO PAID ARGUMENTS AGAINST PROPOSITION B WERE SUBMITTED

Forfeiture of Retirement Benefits for Conviction of a Crime Involving Moral Turpitude in Connection with City Employment



PROPOSITION C

Shall the City prohibit San Francisco Employees' Retirement System members who are convicted of a crime involving moral turpitude in connection with their employment from receiving any retirement benefits funded with employer contributions?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: The Charter prohibits employees who were members of the San Francisco Employees' Retirement System (SFERS) from receiving any employer-funded retirement benefit if they were convicted of a crime involving moral turpitude (see "Words You Need to Know" on page 90) in connection with their employment. This provision was first added in 1966. New retirement plans must be approved by the voters through Charter amendments. Since 1966, this prohibition relating to conviction for certain crimes was not consistently added to all new retirement plans added to the Charter.

A court recently found that the Charter's prohibition relating to conviction for certain crimes applies only to retirement service benefits and not to all other forms of benefits, such as claims for disability retirement or a vesting allowance.

THE PROPOSAL: Proposition C is a Charter Amendment that would prohibit San Francisco Employees' Retirement System members who are convicted of a crime involving moral turpitude in connection with their employment from receiving any retirement benefits funded with employer contributions.

This prohibition would apply to employees regardless of whether they retired from service, retired as a result of a disability, or were receiving a vesting allowance.

A "YES" VOTE MEANS: If you vote yes, you want to amend the Charter to prohibit San Francisco Employees' Retirement System members who are convicted of a crime involving moral turpitude in connection with their employment from receiving any retirement benefits funded with employer contributions.

A "NO" VOTE MEANS: If you vote no, you do not want to make these changes to the Charter.

Controller's Statement on "C"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition C:

Should the proposed charter amendment be approved by the voters, in my opinion, it would not affect the cost of government. The Charter amendment affirms prior voter-approved policy by conforming retirement-related sections of the Charter to state that retirement system members who are convicted of a crime involving moral turpitude related to their public employment are prohibited from receiving employer-funded retirement benefits.

How "C" Got on the Ballot

On February 5, 2008 the Board of Supervisors voted 10 to 1 to place Proposition C on the ballot.

The Supervisors voted as follows:

Yes: Supervisors Alioto-Pier, Ammiano, Chu, Dufty, Elsbernd, Maxwell, McGoldrick, Mirkarimi, Peskin and Sandoval.

No: Supervisor Daly.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 155. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.





Forfeiture of Retirement Benefits for Conviction of a Crime Involving Moral Turpitude in Connection with City Employment

This disclaimer applies to the proponent's argument on this page and the opponent's argument and the rebuttal to the opponent's argument on the facing page. The Board of Supervisors authorized the submission of the following argument. As of the date of the publication of this Voter Information Pamphlet, the following Supervisors endorse the measure: Supervisors Alioto-Pier, Dufty, Elsbernd, Peskin and Sandoval; oppose the measure: Supervisor Daly; take no position on the measure: Supervisors Ammiano, Chu, Maxwell, McGoldrick and Mirkarimi.

PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION C

Voters Oppose Funding Dishonest Acts!

For a near half century, the City's Charter has upheld the will of the voters by prohibiting City employees from receiving any taxpayer-funded retirement benefits if they were criminally convicted of a crime involving moral turpitude committed against the City in the course of their employment. Past examples of such crimes include stealing books from our public libraries, and stealing parking meter revenue that should have gone to improving our MUNI system.

Despite the voters' intent, a recent court ruling stated that this provision applies only to a certain classification of retirements, not all retirements.

Proposition C will reaffirm the voters' intent, by responding directly to this poorly crafted judicial opinion by prohibiting any and all City employees convicted of a crime involving moral tur-

pitude against the City, during the course of their employment, from receiving any taxpayer contributions to their pensions upon application for their retirement.

All but one member of the Board of Supervisors voted in favor of Proposition C, and the San Francisco Employees' Retirement System Board unanimously approved the measure.

Please join me in reaffirming the will of the voters by voting YES on C.

Sean R Elshernd

Member, San Francisco Board of Supervisors Member, San Francisco Employee Retirement System Board*

* For identification purposes only

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION C

The politicians are at it again, cluttering up our ballot with purely symbolic measures. The proponents of Proposition C have provided no compelling reason to justify the expense of yet another ballot measure to alter the City's charter. Worse still, even as a purely symbolic measure, Proposition C is unworthy of our great city. It falsely suggests that San Francisco's public employees are committing crimes on the job and going unpunished, but the truth is that most public health nurses, firefighters, teachers and other public employees are extraordinarily dedicated and lawabiding public servants. When a bad actor does commit a crime, our excellent district attorney has the tools she needs to root out public corruption. There is simply no need for a measure like Proposition C. Proposition C is all the more repugnant for its use of language - "crimes of moral turpitude" - that has long been used in many parts of this country as a way to prosecute homosexual activity. The Harvey Milk Club does not like publicemployee-bashing any more than we like gay-bashing. We join the San Francisco Democratic Party and the San Francisco Labor Council in urging you to vote NO on Proposition C.

Harvey Milk LGBT Democratic Club



Forfeiture of Retirement Benefits for Conviction of a Crime Involving Moral Turpitude in Connection with City Employment



OPPONENT'S ARGUMENT AGAINST PROPOSITION C

No on Prop C.

In the past, moral turpitude has been defined in discriminatory ways by conservative judges.

San Francisco values mean standing up for all of us against consevative attacks.

Please vote no on Prop C.

Supervisor Chris Daly

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION C

Dishonesty is not a San Francisco value.

San Francisco voters do not support providing taxpayer funded retirement benefits to former City employees convicted of stealing taxpayer money while working for the City. Current law requires such benefits be forfeited by such persons because voters passed the measure over forty years ago and have continued to do so at every opportunity.

Measure C does not change current law.

Measure C defends current law by eliminating a loophole created by a drafting error decades ago and uncovered in a recent court ruling.

The decision to award or deny retirement benefits is not, and has never been, made by "conservative judges".

The decision is made by the San Francisco Retirement Board, composed of members appointed by the Mayor and the Board of Supervisors and elected by retirees.

Without the clarification provided by Measure C, convicted criminals will profit at the taxpayer's expense twice: first by stealing from their publicly funded City employer, and second by exploiting a weakness in the City Charter to illegally qualify for publicly funded benefits.

Uphold the will of the voters. Vote ves on C!

Sean R. Elsbernd Member, San Francisco Board of Supervisors Member, San Francisco Retirement Board

PAID ARGUMENTS IN FAVOR OF PROPOSITION C

NO PAID ARGUMENTS IN FAVOR OF PROPOSITION C WERE SUBMITTED

PAID ARGUMENTS AGAINST PROPOSITION C

NO PAID ARGUMENTS AGAINST PROPOSITION C WERE SUBMITTED



PROPOSITION D

Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and types of disabilities and that City officers and agencies support the nomination, appointment or confirmation of female, minority and disabled candidates to fill seats on those bodies?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: The Charter requires that City boards and commissions be broadly representative of the communities of interest, neighborhoods, and the diversity in ethnicity, race, age and sexual orientation of the City and County and have representation of both sexes.

 $\bf A$ "YES" VOTE MEANS: If you vote yes, you want to make these changes to the Charter.

A "NO" VOTE MEANS: If you vote no, you do not want to make these changes to the Charter.

The Charter does not require the City to collect data on the diversity of members serving on City boards and commissions.

THE PROPOSAL: Proposition D is a Charter Amendment that would make it official City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and types of disabilities. The policy would further urge that City officers and agencies, as appropriate, support the nomination, appointment or confirmation of temale, minority and disabled candidates to fill seats on those bodies.

Proposition D would require the Commission on the Status of Women to analyze, report and track the diversity of appointments to City boards and commissions every two years. The Commission would base its analysis only on voluntary disclosures of information by appointed members.

Controller's Statement on "D"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition D:

Should the proposed charter amendment be approved by the voters, in my opinion, there would be a minimal impact on the cost of government.

How "D" Got on the Ballot

On February 12, 2008 the Board of Supervisors voted 11 to 0 to place Proposition D on the ballot.

The Supervisors voted as follows:
Yes: Supervisors Alioto-Pier, Ammiano, Chu, Daly, Dufty, Elsbernd,
Maxwell, McGoldrick, Mirkarimi, Peskin and Sandoval.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 158.
SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.



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PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION D

Vote Yes on D.

ment in much the same way.

The people who sit on the City and County of San Francisco's advisory bodies are a powerful group, as they play an integral part in the policy-making process. They advise public officials on community concerns, significant policy matters, administrative oversight and give voice to San Franciscans throughout the legislative process.

The Commission on the Status of Women recently conducted a survey of San Francisco's commissions, boards, and task forces and found that membership on these advisory bodies does not reflect properly San Francisco's demographics. This reflects poorly on government process, as only those truly represented can

participate in a democracy and be truly governed.

In response, this charter amendment asks that it be official city policy to appoint an authentically diverse group of commissioners to the advisory bodies that serve at the very core of our government. Women and men of all disability types, of all races, ethnic backgrounds, and sexual orientation make up our vibrant almazing city, and they should be heard in our policies and government.

In order to track the progress San Francisco is making on this official city policy, the Commission on the Status of Women will report on the diversity of these bodies every other year.

Let the voices heard in City Hall really be the voices of San Francisco

Vote Yes on D.

Supervisor Jake McGoldrick*

Board President Supervisor Aaron Peskin*

Supervisor Sophie Maxwell*

Supervisor Ross Mirkarimi

Supervisor Eam Elsbernd

Supervisor Gerardo Sandoval*

Supervisor Tom Ammiano*

National Women's Political Caucus – San Francisco

Democratic Women In Action

*For identification purposes only

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION D

THE ATTIC HIGHWAYMAN PROCRUSTES WOULD HAVE LOVED PROPOSITION D:

In Ancient Greek mythology there was a legendary highwayman of Attica named Procrustes. He tied his victims to an iron bed. Procrustes stretched the legs or cut off the legs of his victims to make them conform to the length of the Procrustean Bed.

The hero Theseus, afterwards King of Athens, slew Procrustes by attaching him to his own Procrustean Bed.

The adjective "Procrustean" is defined as: "Harsh or inflexible in fitting (someone or something) to a preconceived idea, system, etc."

Good potential appointees for City boards and commissions come from all ethnic, religious, and sexual communities...but never in the exact mathematical order demanded by San Francisco City Hall "bean counters".

The science of statistics does not work that way -- as those of us who have taken college courses in statistics know, all too well.

Proposition D would have the Commission on the Status of Women

prepare regular reports on "bean counting" the ethnic, religious, and sexual orientations of City board and commission appointees.

At best, these reports would just be a waste of time and money.

At worst, because of the influence of "bean counting", many inferior appointees might well be chosen to create artificial statistical models that almost never occur in nature.

Vote against "bean counting" Proposition D.

Dr. Terence Faulkner, J.D.
Republican Central Committeeman*
Past San Francisco Republican Party Chairman*.

Eve Del Castello
Republican Central Committee Candidate*

Doo Sup Park
Voting Alternate Delegate
San Francisco Republican Central Committee*

*For identification purposes only



OPPONENT'S ARGUMENT AGAINST PROPOSITION D

ENDLESS REPORTS AND INVESTIGATIONS DON'T PROMOTE "DIVERSITY" - THAT ONLY COSTS MONEY AND PROMOTES "TOKENISM" - THE ONLY ANSWER IS TO MAKE TOP QUALITY APPOINTMENTS FROM ALL COMMUNITIES:

Proposition D is a taxwaster, calling for endless reports on the ethnic backgrounds, religious views, and sexual ties of San Francisco appointees to local commissions and other agencies.

Proposition D is bad government and "tokenism" walking around the City and County of San Francisco – insulting just about *every* community.

San Francisco needs first class appointees to all of it's many different communities to City boards, commissions, and agencies. Proposition D just calls for endless "bean counting"... and for individuals to be appointed without regard to their personal qualifications

The ill-fated General Custer, if he were to come back from the dead, might meet a number of demographic catagories: Would we want to put him in charge of a high-risk Police Department or Fire Department unit?—Think carefully about all those text book military mistakes made at the Battle of the Little Big Horn.

Vote "NO! on Proposition D.

- Dr. Terence Faulkner, J.D.
Past Executive Committee Member
California Republican Party*

*For identification purposes only

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION D

Vote Yes on D.

Amidst truly inscrutable statements regarding a Civil War General and "bean counting", the opponent argues that Measure D would lead to tokenism and bad government. In fact, nothing is further from the truth

At this time, the advisory bodies that are at the core of the City Hall policy are not truly representative of the people of San Francisco in terms of diversity in race, gender, disabilities, and age. Measure D would merely ask that those who appoint individuals to advisory bodies look for the most qualified individuals to serve from ALL of San Francisco's vita communities.

Thomas Jefferson looked to the broad representation of the people in government in order to keep the will of the governed at the fore-front of the national policy. Measure D will push for broad representation in commissions, task forces and other advisory bodies, in the construction of the laws, in oversight and in the voice of the people that govern San Francisco.

This can only lead to a better, stronger government.

Vote Yes on D.

Supervisor Jake McGoldrick



PAID ARGUMENTS IN FAVOR OF PROPOSITION D

NO PAID ARGUMENTS IN FAVOR OF PROPOSITION D WERE SUBMITTED

PAID ARGUMENTS AGAINST PROPOSITION D

D is a Waste of Time and Money

Does anyone think that San Francisco does not already prioritize diversity ahead of competence? It is the rare city commission that does not reflect set-asides, quotas, and the favorite special interest group of the appointing authorities.

Proposition D would take such pandering to a new level and require the collection of data to support this misguided practice. The data would be collected not by the Human Rights Commission, but the Commission on the Status of Women, which apparently needs a reason to justify its continued existence.

Vote NO on D

San Francisco Taxpayers Union

The true source of funds for the printing fee of this argument is the SF Taxpayers Union.

Requiring Board of Supervisors' Approval of Mayor's Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members



PROPOSITION F

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to approve the Mayor's appointments to the PUC?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: Under the City Charter, the San Francisco Public Utilities Commission (the "PUC") is charged with the responsibility of overseeing the use and control of the City's water supplies, energy supplies and utilities.

The PUC consists of five members, all appointed by the Mayor for four-year terms. The Mayor's appointments to the PUC take effect immediately, but the Board of Supervisors may reject any appointment by a two-thirds vote (at least eight members) within 30 days.

PUC members must be eligible to vote in City elections. The Charter does not require any other qualifications to serve on the PUC.

THE PROPOSAL: Proposition E is a Charter Amendment that would change the process for appointing members to the PUC and would set qualifications for commission members. The Mayor would continue to nominate candidates to the PUC, but the nominees would not take office until the Board of Supervisors voted to approve their appointments by a majority (at least six members).

Proposition E also would require that PUC members meet the following qualifications:

Seat 1 must have experience in environmental policy and an

understanding of environmental justice issues;

- Seat 2 must have experience in ratepayer or consumer advocacy;
- · Seat 3 must have experience in project finance;
- Seat 4 must have expertise in water systems, power systems, or public utility management; and
- Seat 5 would be an at-large member.

Proposition E provides for staggered four-year terms for members. Initially, seats 2 and 4 would serve two years; seats 1, 3 and 5 would serve four years.

The terms of all current members of the PUC would end on August 1, 2008. Members appointed under these new requirements could then take office.

A "YES" VOTE MEANS: If you vote yes, you want to make these changes to the City Charter.

A "NO" VOTE MEANS: If you vote no, you do not want to make these changes to the Charter.

Controller's Statement on "E"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition E:

Should the proposed charter amendment be approved by the voters, in my opinion, there would be a minimal impact on the cost of government.

How "E" Got on the Ballot

On February 12, 2008 the Board of Supervisors voted 9 to 2 to place Proposition E on the ballot.

The Supervisors voted as follows:

Yes: Supervisors Ammiano, Daly, Dufty, Elsbernd, Maxwell, McGoldrick, Mirkarimi, Peskin and Sandoval.

No: Supervisors Alioto-Pier and Chu.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 158.





Requiring Board of Supervisors' Approval of Mayor's Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members

This disclaimer applies to the proponent's argument on this page and the opponent's argument and the rebuttal to the opponent's argument on the facing page. The Board of Supervisors authorized the submission of the following argument. As of the date of the publication of this Voter Information Pamphlet, the following Supervisors endorse the measure: Supervisors Ammiano, Daly, Dufty, Elsbernd, Maxwell, Peskin and Sandoval; oppose the measure: Supervisor Alioto-Pier; take no position on the measure: Supervisors Chu, McGoldrick and Mirkarimi.

PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION E

Proposition E is a simple, straightforward measure that requires qualifications and experience for appointments to the Public Utilities Commission.

The Public Utilities Commission is one of the most important commissions in San Francisco. Its responsibilities include overseeing a 4500 million water, wastewater, and municipal power enterprise serving San Francisco and 1.6 million customers in neighboring municipalities. The PUC has embarked on a state-mandated \$4.3 billion seismic retrofit project for our Hetch-Hetch water system.

Despite the magnitude of these responsibilities, there are NO minimum qualifications for serving on the five-member PUC Commission. By comparison, state water infrastructure commissions have long required their members have minimum qualifications.

Proposition E fixes that glaring oversight. This measure is grounded in good government principles of efficiency and accountability.

Proposition E mandates San Francisco Public Utilities Commissioners have experience and an understanding of the complex issues they are responsible for overseeing.

Proposition E requires its five members have experience in:

· Environmental policy and environmental justice issues;

- · Finance:
- · Public utilities or water systems management;
- · And, ratepayer and consumer advocacy issues.

The final appointment will be reserved for a member of the general public.

San Francisco deserves a Commission with knowledgeable, experienced citizens committed to helping rebuild our water system and leading us towards a sustainable and renewable energy future.

San Francisco's water and infrastructure needs are too important to our quality of life and to the economic vitality of our city for us not to utilize the city's most valuable resource – experienced, qualified citizens.

VOTE YES ON PROPOSITION E for EXPERIENCE and EFFICIENCY

Supervisor Sophie Maxwell* Board of Supervisors President Aaron Peskin* Supervisor Sean Elsbernd* Supervisor Tom Ammiano*

* For identification purposes only

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION E

DON'T GIVE THE POLITICIANS EVEN MORE POWER TO RAISE OUR WATER AND SEWER RATES.

Proposition E is a political ploy that gives the Board of Supervisors the extraordinary power to require political loyalty from every member the Public Utilities Commission. We need more professionalism at the PUC – not more politics.

The Board is already using their existing power to reject commissioners who don't support political projects that could result in MASSIVE INCREASES IN WATER AND SEWER RATES. That last thing we should do is give this Board of Supervisors even more power to politicize the PUC.

The current Board of Supervisors is already injecting politics into PUC decisions. This is the same Board that is trying to put polluting power plants in our neighborhoods in order to drive a public power agenda. This is the same Board that is already meddling in contracts, requiring us to pay more for our water and sewer services.

PROP. E REQUIRES THE IMMEDIATE REMOVAL OF EVERY COMMISSIONER so the Board can require political loyalty and use their new power to gain even more political power.

DON'T LET THIS BOARD OF SUPERVISORS TAKE OVER THE PUC.

VOTE NO ON PROPOSITON E.

-Coalition for San Francisco Neighborhoods

Requiring Board of Supervisors' Approval of Mayor's Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members



OPPONENT'S ARGUMENT AGAINST PROPOSITION E

The last thing we need is more politics at the San Francisco Public Utilities Commission.

We need citizen oversight from a qualified commission, not political meddling. But that's exactly what Proposition E will do – put even more politics into a vital city agency.

The PUC should stay focused on rebuilding the Hetch Hetchy water system and delivering clean water at an affordable price. After decades of neglect, we are finally rebuilding this system so that we can protect the health and safety of our residents and guarantee safe water supplies, even after a major earthquaker.

Now the Board of Supervisors has yet another plan to increase their power. This time they want to inject politics into the Public Utilities Commission.

Don't let them take over the San Francisco Public Utilities Commission.

The Board already has oversight power over every Commissioner appointed – power they used recently to reject qualified commissioners who did not agree with their politics.

Ed Harrington was recently nominated to run the PUC. He is a nanoully-recognized manager and fiscal watchdog with great expertise in the operations of the PUC. We need to let experts like Harrington finish the job of rebuilding our water system at a reasonable price. We don't want this important job to be subjected to political pressure.

The Board should focus on the job they were elected to do – provide oversight and respond to constituents. They should not be allowed to take over city agencies for political reasons. The consequences of political interference in the PUC will be higher water rates and a slower rebuild of Hetch Hetchy.

Keep Politics Away from the SFPUC.

VOTE NO on Proposition E.

Mayor Gavin Newsom Supervisor Michela Alioto-Pier

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION E

Opponents say Proposition E would politicize appointments to the. Public Utilities Commission. Ironically, the opponents are politicians themselves. Proposition E isn't about politics, it's about safeguarding one of our most important commissions with the kinds of checks and balances that are vital to any constitutional democracy.

The city's most important commissions currently operate on this good government system of checks and balances: the Mayor appoints commission members and the Board reviews and approves them. The Municipal Transportation Agency is structured in this way. Prop E would treat Mayoral appointments in the same fashion as the Planning, Building, and Police Commissions.

The challenges facing San Francisco's Public Utilities Commission are enormous – from rebuilding the Hetch-Hetchy water system, to completing and implementing the Sewer System Master Plan, and leading the city's charge towards a more sustainable and renewable energy portfolio.

The PUC must succeed at these daunting tasks, and will need a commission with acumen and experience in environmental policy, finance, and public utilities management. Perhaps most importantly, Proposition E guarantees that ratepayers will have an advocate on the commission to represent small businesses and homeowners, and demand equity and fairness in the ratemaking process.

Requiring minimum qualifications for appointments is a tried and true practice – long embraced by San Franciscans – that professionalizes agencies and increases efficiency.

Establishing minimum qualifications for PUC Commissioners is not "political interference" - it's good government.

VOTE YES ON PROPOSITION E.

Supervisor Sophie Maxwell* Board of Supervisors President Aaron Peskin* Supervisor Bevan Dufty* Supervisor Sean Elsbernd*

*For identification purposes only



Requiring Board of Supervisors' Approval of Mayor's Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members

PAID ARGUMENTS IN FAVOR OF PROPOSITION E

The Public Utilities Commission controls the water supply of 2.4 million people. Proposition E ensures that the Commissioners who oversee this vital public agency have the qualifications to do so

Vote yes on E

San Francisco Tomorrow

The true source of funds for the printing fee of this argument is San Francisco Tomorrow.

Ratepayers and consumers support Yes on E

Frustrated when you open your water bill? Too often the Public Utilities Commission has balanced their budget on the backs of San Francisco ratepayers. Proposition E dedicates one seat on the Public Utilities Commission for a Ratepayer Advocate. As the city's water system prepares to spend \$4.3 billion on a seismic retrofit project, its time for homeowners to have a voice when it comes to setting rates. Now is the time for reform. Vote YES on E¹

Dave Bisho, San Francisco Homeowner

The true source of funds for the printing fee of this argument is David Bisho.

San Francisco Democratic Party Endorses Yes on E

The Public Utilities Commission is a little-known but extremely powerful agency. San Francisco Democrats support Proposition E because it ensures that qualified individuals, subject to constitutional checks and balances, are guiding the vital decisions of the PUC. For a professional and accountable Public Utilities Commission, yote YES on E.

San Francisco Democratic Party Alice B. Toklas LGBT Democratic Club Harvey Milk LGBT Democratic Club

The true source of funds for the printing fee of this argument is the Alice B. Toklas LGBT Democratic Club.

The three largest contributors to the true source recipient committee are 1. San Francisco Firefighters PAC, 2. Barnes Mosher Whitehurst Lauter and Partners, 3. Mark Leno for Assembly 2006.

Requiring Board of Supervisors' Approval of Mayor's Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members



PAID ARGUMENTS AGAINST PROPOSITION E

Supervisor Carmen Chu Urges you to Vote No on Prop. E

The last thing we need is more politics at the PUC. The current Public Utilities Commission is experienced and dedicated, and should stay focused on rebuilding the Hetch Hetchy water system and delivering clean water at an affordable price. Prop E is another needless bureaucratic step that would allow the Board to meddle in city agencies for political reasons. Please join me in voting against Prop E.

Supervisor Carmen Chu

The true source of funds for the printing fee of this argument is the Coalition for Renewable Energy + Affordable Water Rates.

The contributor to the true source recipient committee is the SF Chamber of Commerce's 21st Century PAC.

NO ON PROPOSITION E.

In 1995, as part of Charter reform, the Board of Supervisors was given new power to veto the Mayor's appointments to many commissions, including the Public Utilities Commission. This new power has not been good enough for Chris Daly and some of his colleagues on the Board.

Now, they are trying to throw-out the entire PUC commission, forcing the Mayor to nominate commissioners that will be beholden to the Board, rather than residents and water users.

San Francisco is in the middle of a multi-billion dollar rebuild of the Hetch Hetchy system. Now is not the time to have the Supervisors meddling in the management of the PUC.

Protect our water system. Vote NO on PROP E.

San Francisco Chamber of Commerce.

The true source of funds for the printing fee of this argument is the SF Chamber of Commerce

Asian Pacific Democratic Club Opposes Proposition E

Join us in opposing Proposition E. Proposition E could set a precedent justifying the Board's future involvement in other utilities, including phone service, cable television and energy distribution. Allowing City Government to grow, raise taxes and get further way from providing its core services is irresponsible.

Vote against Proposition E to ensure that the Board does not raise your water, power or phone rates, and slow down the rebuild of Hetch Hetchy.

Asian Pacific Democratic Club

The true source of funds for the printing fee of this argument is the Coalition for Renewable Energy + Affordable Water Rates.

The contributor to the true source recipient committee is the SF Chamber of Commerce's 21st Century PAC.

No on Prop. E.

In 1995, San Francisco voters approved a new Charter which reorganized City government and provided for a separation of powers between the Mayor and the Board of Supervisors.

Since 2001, the Board of Supervisors has attempted to gain power at the expense of the Mayor. Now the Board wants to meddle in the operations of the Public Utilities Commission.

San Francisco voters should tell the Board to butt out. Let the Mayor manage the multi-billion dollar Hetch Hetchy retrofit project and hold the bureaucrats and contractors accountable.

Vote No on Prop. E.

San Francisco Republican Party

Howard Enstein, Chairman Jennifer DePalma, Treasurer Bill Campbell, VC - Finance Janet Campbell, VC - Special Events Leo Lacayo, VC - Communications Christopher L. Bowman, VC - Precinct Operations

Members

12th Assembly District Jim Anderer Michael Antonini, DDS Harold M. Hoogasian Stephanie Jeong David R. Kiachko Ron "Dr. K" Konopaski Rita O'Hara



Requiring Board of Supervisors' Approval of Mayor's Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members

PAID ARGUMENTS AGAINST PROPOSITION E

13th Assembly District John Brunello Mike DeNunzio Harmeet Dhillion Christine Hughes Dana Walsh Sue C. Woods

SFRP Endorsed Candidates

Dana Walsh, Congressional District 8

Conchita Applegate, Assembly District 12

Harmeet Dhillon, Assembly District 13

Mike DeNunzio, Supervisorial District 3

The true source of funds for the printing fee of this argument is the San Francisco Republican Party.

The three largest contributors to the true source recipient committee are: 1. The DGF Y2K Special Purpose Trust, 2. PG&E, 3. The California Republican Party.

Vote No on Prop. E! Don't over-politicize the SF PUC

This measure is part of continued piecemeal attempts to reduce the mayor's power and has nothing to do with making the San Francisco Public Utilities Commission work better.

This is not a good government measure. It is an attempt to further politicize the process of appointing and confirming nominees to the PUC.

The system today allows the Board of Supervisors to reject a mayoral nominee they do not like. And this does happen.

But Prop. E would reduce the threshold to reject a new commissioner so low that many more nominees would get hung up in the politics of the moment.

Unfortunately for millions of water and energy users who rely on the SFPUC, these political games are harming your long-term needs.

If this measure passes, all current commissioners will be kicked off in August. Is this responsible government at a time when we are spending billions on a redo of our water system?

Let's fix the PUC, not hyper-politicize it.

Vote No on Prop. E!

For the full analysis, go to www.spur.org

San Francisco Planning and Urban Research (SPUR)

The true source of funds for the printing fee of this argument is the SPUR Voter Education Fund.

The three largest contributors to the true source recipient committee are: 1. SPUR, 2. Paul Sack, 3. Mike Wilmar.

Want the Board of Supervisors in charge of your water supply?

Prop E is a "get even with the Mayor" measure to lower the threshold of Supervisors necessary to veto appointments to the Public Utilities Commission that oversees our water system. If Prop E passes, six supervisors could stop PUC appointments.

Prop E would also set higher standards of professional experience for PUC commissioners than currently exist for the director of the PUC, and certainly exceed the qualifications of the last director, whose termination prompted this retaliatory measure.

There is no way to hold elected officials accountable when lines of authority are blurred by measures like this one – vote **NO** on F.

San Francisco Taxpayers Union

The true source of funds for the printing fee of this argument is the SF Taxpayers Union.

No on Prop. E.

The Board of Supervisors are at it again trying to blur the separation of powers between the Mayor and the Board as enshrined in the 1995 City Charter. Don't let the Board politicize the important work of the PUC. Let the Mayor retain the ability to effectively manage the multi-billion dollar Hetch Hetchy retrofit project and to hold City bureaucrats and contractors accountable.

Vote No on Prop. E.

Citizens for a Better San Francisco

CBSF Endorsed Candidates for the June 3, 2008 Primary

Requiring Board of Supervisors' Approval of Mayor's Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members



PAID ARGUMENTS AGAINST PROPOSITION E

Harmeet Dhillon, 13th Assembly District

San Francisco Republican County Central Committee

12th Assembly District Michael Joseph Antonini Jim Anderer Walter Armer Chris Baker David Kiachko James Kincaid

Mike Gleim

13* Assembly District
Sarah M. Vallette
Guy Vaillancourt
John Brunello
Brooke Chappell
Bill Campbell
Michael Cisternino
Harmeet K. Dhillon
Jennifer DePalma
Eugene A. Dermody, Jr.
Matt DiChiara
Alisa Farenzena
Nicholas J. Gaffney

For more information, please go to www.CBSF.net.

The true sources of funds for the printing fee of this argument are Bill Campbell, Mike Antonini and Harmeet Dhillon.



Controller's Statement on "F"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition F:

Should the proposed initiative be approved by the voters, in my opinion, in and of itself there would be little direct impact on the cost of government.

However, should both this ordinance and Proposition G, the ordinance proposing a development plan for the Bayview Hunters Point and Candlestick areas be approved by the voters, and development occurs in those areas that would not have otherwise, this ordinance would result in the City eventually collecting less property tax revenue than it would have under Proposition G. Future property tax revenues that would be generated under the development plan would rape widely depending on market conditions and other factors, but the assessed value of the project with the affordable housing units specified by this ordinance would be lower. The amount of revenue that would be foregone is unknown, but certainly significant.

The initiative would change the affordable housing requirement specified in the proposed development plan for the Bayview Hunters Point and Candlestick areas. Currently, the City's framework plans call for 25% of the housing units to be affordable. This initiative would specifically require that 50% of the units be affordable for persons earning from 30% to 80% of San Francisco's median household income (currently \$24,100 to \$64,250 for a family of four).

Current estimates are that approximately \$1.5 billion for transportation, utilities and other infrastructure improvements will be needed over a multi-year period to develop the Bayview Hunters Point and Candlestick areas under any scenario. These costs would be primarily funded through pri-vale capital and through taxes and fees generated directly by the project. The Initiative would significantly reduce revenues available to pay for these necessary transportation, utility and other infrastructure improvements.

This statement does not address the potential impact of the development plan or the affordable housing requirement on retail businesses or the local economy.

How "F" Got on the Ballot

On March 5, 2008 the Department of Elections certified that the initiative petition, calling for Proposition F to be placed on the ballot, had qualified for the ballot.

7,168 signatures were required to place an initiative ordinance on the ballot. This number is equal to 5% of the total number of people who voted for Mayor in 2007. A review of all signatures submitted by the proponents of the initiative petition prior to the February 4, 2008 submission deadline showed that more than the required number of signatures was valid.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.





PROPOSITION F

Shall it be City policy that any mixed-use development plan the City approves for Candlestick Point and Hunters Point Shipyard require 50% of all new housing units developed in the area be affordable, give preferences for the rental or purchase of new affordable housing to families of low and moderate income, and, if Alice Griffith housing is rebuilt, replace the units on a one-to-one basis; and shall the City be prohibited from selling, conveying or leasing any City-owned land at Candlestick Point unless the Board of Supervisors finds that the mixed-use development plan for this area incorporates these policies?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: The Bayview-Hunters Point Area Plan of the San Francisco General Plan identifies affordability as the primary housing issue facing the Bayview.

In May 2007, San Francisco's Board of Supervisors and Mayor endorsed a new conceptual Tamework for a mixed-use project to revitalize two areas in the Bayview. Candlestick Point and Hunters Point Shipyard. Candlestick Point Includes the Alice Griffith Housing Development, the Candlestick Point State Recreation Area and the Cityowned stadium leased by the San Francisco 49ers.

The new conceptual framework outlines a project that would include: thousands of new housing units, including affordable housing; hundreds of acres of public parks; job-generating commercial space; and possibly a new 49ers stadium.

Regarding affordable housing, the conceptual framework contains a guiding principle that at least 25% of the new housing units be affordable to members of the Bayview-Hunters Point community. Under City and State law, 15% of new housing must be affordable in projects such as the one outlined in the conceptual framework.

If the Alice Griffith units are rebuilt, the conceptual framework calls for at least one-for-one replacement of units at existing income levels and of the same household size. Reconstruction of the Alice Griffith units would be in addition to the 25% milimum percentage for new affordshomes. The construction would have to be done to allow Alice Griffith residents to move to the new upgraded units, without being displaced from Alice Griffith, until the replacement units are ready for occupancy.

THE PROPOSAL: Proposition F would make it City policy that any mixed-use development plan for the project site in Candlestick Point and Hunters Point Shipyard include affordable housing requirements. "Affordable housing" is defined as housing costs that do not exceed 30% of household monthly oross income.

Under Proposition F City policy would require:

- At least 50% of all new housing units developed in the project site would be affordable so that at least:
 - one-sixth of all units are affordable to households earning no more than 80% of the San Francisco median household income (SFMI);
 - one-sixth are affordable to households earning no more than 60% of SFMI; and
 - one-sixth are affordable to households earning no more than 30% of SFMI.

- Preferences for the rental or purchase of new affordable housing shall be given to families of low and moderate income in this priority:
 - (1) any Alice Griffith resident in good standing;
 - (2) persons entitled to residential relocation assistance;
 - (3) individuals paying more than 50% of their income for housing or residing in public or HUD Section 8 housing;
 - (4) San Francisco residents: and
 - (5) the general public.
- If the Alice Griffith units are rebuilt, at least one-for-one replacement of units at existing income levels and of the same household size must be provided. The construction would have to be done to allow Alice Griffith residents to move to the new upgraded units, without being displaced from Alice Griffith, until the replacement units are ready for occupancy.

Proposition F would prohibit the Board of Supervisors from approving the sale, conveyance or lease of any City-owned land at the project site until the Board finds that the mixed-use development plan incorporates the policies summarized above. This prohibition includes the existing 49ers stadium and related parking areas.

A "YES" VOTE MEANS: If you vote yes, you want it to be City policy that any mixed-use development plan the City approves in Candlestick Point and Hunters Point Shipyard include these requirements: 50% of all new housing units developed in the area be affordable, preferences for the rental or purchase of new affordable housing be given to families of low and moderate income, and, if Alice Griffith housing is replaced, units are replaced on a one-to-one basis. You also want to prohibit the City from selling, conveying or leasing any City-owned land at Candlestick Point unless the Board of Supervisors finds that the mixed-use development plan for this area incorporates these policies.

A "NO" VOTE MEANS: If you vote no, you do not want it to be City policy to require at least 50% of all new housing units developed in Candestick Point and Hunters Point Shipyard to be affordable or meet certain other specific affordablity requirements. You also do not want to prohibit the City from selling, conveying or leasing any City-owned land at Candlestick Point unless the Board of Supervisors finds that the mixed-use development plan for this area incorporates these affordable housing policies.

Notice to Voters:

The "Controller's Statement" and "How 'F' Got on the Ballot" information on this measure appear on the opposite (facing) page.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 158. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.



PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION F.

Guarantee Affordable Housing in Bayview! Yes on F!

In the last 15 years, our City lost more than 45% of our African American population. Now with major development proposals in the Bayview, one of San Francisco's last African American communities is at risk

One of the main forces driving African Americans and other working class families out of our City is the cost of housing. In order to meet the housing needs in our City's eastern neighborhoods, nearly two-thirds of all new housing would have to be affordable. The need for affordable housing in the Bayview is even greater.

Proposition F requires at least 50% of all new housing be affordable in any new development in Candlestick Point and Hunters Point Shipyard. It also requires the rebuilding of Alice Griffith public housing with no displacement of current residents.

Proposition F is necessary to provide housing opportunities to working families, public sector workers, teachers, students and many others. It redistributes a portion of the redevelopment

funds and subsides that multi-billion dollar corporations like Lennar will receive to build at this site toward real and tangible community benefits.

San Francisco is a City that prides itself on diversity and social justice. We cannot rely on the promises of an out-of-state developer with a history of environmental racism in Bayview and across the country to protect the future of our remaining African American community. We need the guarantee of Proposition F. Join social justice organizations, family advocates, environmental justice organizations, and thousands of San Franciscans in voting Yes on Proposition F.

Environmental Justice Advocacy
Chinese Progressive Association
POWER
Coleman Advocates for Children and Youth
St. Peter's Housing Committee
Sierra Club
James P, Queen

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION F

Proposition F is a prescription for failure

Supervisor Chris Daly's Proposition F is a fake affordable housing measure that fails the most basic public policy tests:

NO PUBLIC HEARINGS. Proposition F had no public hearings, no public meetings, and no public input from the Bayview community.

NO ECONOMIC ANALYSIS. Proposition F provides no financing for its affordable housing, and no economic analysis which shows that it is feasible.

NO FUNDING FOR HOUSING. Who's going to pay for the housing required under Proposition F? It would potentially require billions of dollars in new taxes.

If Proposition F passes, there will be no development in the Shipyard and Candlestick Point anytime soon. There will be no extension of the Bay Trail, no new parks or athletic fields, no bike trails, no permanent home for the artists and certainly no accelerated cleanup of the Hunters Point Shipyard.

There will be no new jobs, no new affordable housing, the Alice Griffith Public, Housing Project will not be rebuilt, and much of the southern waterfront will remain abandoned, dirty and dangerous.

Proposition F is a poison pill that will bring to a halt any plans for jobs, housing or parks for the next 10 to 15 years.

Join us in rejecting Supervisor Chris Daly's attempt to tell the people of the Bayview-Hunters Point what's good for them.

VOTE NO ON PROPOSITION F

Mayor Gavin Newsom

James Bryant, President APRI*

*For identification purposes only



OPPONENT'S ARGUMENT AGAINST PROPOSITION F

PROPOSITION F IS JUST MORE POLITICS FROM CHRIS DALY.

Supervisor Chris Daly is trying to stop Proposition G – the next step in a decade-long effort to help speed environmental clean up, and bring 300 acres of parks, more than 8,000 jobs and as many as 2,500 affordable homes to Bayview Hunters Point.

Daly claims he's trying to stop Proposition G because 2,500 units of affordable housing isn't enough – even though they represent 25% of all the units – and it's the largest single increase in affordable housing in San Francisco history.

But Daly just pushed through a plan in his own district that offers LESS AFFORDABLE HOUSING with fewer benefits than the project he now opposes in Supervisor Sophie Maxwell's district. Daly called his own deal for much less affordable housing "unprecedented," saying that any more affordable housing would push it "to the brink of project extinction."

Why is Chris Daly trying to stop a proposal for the Bayview Hunters Point even though it offers much MORE AFFORDABLE HOUSING AND COMMUNITY BENEFITS than the projects he supports in his own district? Because this isn't about affordable housing, it's about politics. Chris Daly's political ploy will:

- STOP economic restoration of this long-neglected neighborhood.
- · SLOW the environmental clean-up.
- DEPRIVE the Bayview and the entire city of more than 8,000 new jobs.
- PREVENT the rebuilding of the dilapidated and dangerous Alice Griffith Housing Project.
- DRIVE AWAY hundreds of millions of dollars in economic benefits in these tough economic times.

Don't let Chris Daly stop a neighborhood-backed plan that will transform the Shipyard and Candlestick Point into productive uses for all of San Francisco.

Proposition F fails the Bayview and every San Franciscan.

VOTE YES ON PROPOSITION G - AND NO ON PROP. F.

Mayor Gavin Newsom Supervisor Michela Alioto-Pier James Bryant, APRI President Phil Ting, Assessor

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION F

NO MORE POLITICS.

VOTE YES ON PROPOSITION F.

Proposition F was developed by residents of Bayview Hunters Point (BVHP) in response to Mayor Newsom/Lennar Corporation's Proposition G, which offers NO REAL GUARANTEES of jobs, parks or affordable housing to the people of the long neglected BVHP community. This is a classic case of a greedy corporation's attempt at one of the largest "land grabs" in San Francisco history. In order to ensure that this development truly speaks to the concerns and needs of BVHP, the community called for half of the new housing units to be affordable to all San Franciscans.

Read the text of Proposition G-it does NOTHING to ensure jobs, parks and housing. It does not guarantee the rebuilding of Alice Griffith, but instead uses deceptive and non-legally binding language, such as "should," and "encourages" with NO GUARANTEES WHATSOEVER. Lennar cannot be trusted. In September 2007, the San Francisco Board of Education unanimously condemned Lennar for exposing our public school children and their families to asbestos and other toxins in BVHP. The San Francisco Bay Guardian wrote a feature story, describing Lennar as "The Corporation that Ate San Francisco."

We cannot trust greedy, out of state developers to do the right thing. A grassroots, community effort demanded 50% affordable housing, collecting 11,811 signatures in 10 days with only a few thousand dollars.

We don't need more politics or broken promises. We need guaranteed affordable housing!

POWER

Chinese Progressive Association Sierra Club

St. Peter's Housing Committee



PAID ARGUMENTS IN FAVOR OF PROPOSITION F

Don't let an out-of-state developer buy your vote!

While Lennar Corporation has already spent over \$1,000,000.00 on their deceptive campaign; our grassroots effort for affordable housing doesn't have thousands of dollars to spend on paid ballot arguments.

Vote Yes on F.

POWER

The true source of funds for the printing fee of this argument is POWER (People Organized to Win Employment Rights).

Vote for the Environment - Vote YES on F!

Building affordable housing in cities reduces suburban sprawl and saves farms and wildlife habitat from development. Without affordable housing in cities, citizens are forced into longer commutes, increasing congestion and greenhouse gas emissions.

Urban growth is desirable, but should not displace low-income or current residents from their homes, livelihoods, or communities. Including affordable housing in new developments is smart growth.

That's why environmental groups urge a vote for Proposition F.

Prop F reasonably requires that half of the new Candlestick and Shipyard housing be affordable for middle and low-income households. This is achievable because the city is donating public land to the developer and is providing funds.

By creating affordable housing, Proposition F fights global warming by reducing sprawl, helps protect farms and habitat, and provides desperately needed housing that low- and middle-income San Franciscans can afford.

Yes on Proposition F.

Sierra Club

The true source of funds for the printing fee of this argument is the Sierra Club.



PAID ARGUMENTS AGAINST PROPOSITION F

VOTE NO ON F!

Supervisor Chris Daly put Proposition F on the ballot as a lastminute spoiler measure to stop new housing in Bayview-Hunters Point. Proposition F imposes 50% affordability standards that could result in NO housing being built in this long-neglected area. Existing proposals to develop the site call for 25% affordable housing, which is well above City and State standards. That amounts to over 2,500 units of housing to families making \$64,000, or less! Proposition F puts all that new housing at risk. Proposition F will waste a unique opportunity to help Bayview-Hunters Point, and most importantly, provide housing to families.

The residents of Bayview-Hunters Point deserve the same level of services and quality of life as the rest of San Francisco. Stop Supervisor Daly's ill-conceived measure.

Vote NO on Proposition F!

Plan C San Francisco

www.plancsf.org

The true sources of funds for the printing fee of this argument are Michael Sullivan and Robert C. Gain.

San Francisco's Neighborhoods oppose Prop F

We support more affordable housing; unfortunately THIS MEASURE WILL NOT RESULT IN MORE AFFORDABLE HOUSING— it will kill the Bayview project already 10+ years in planning.

This measure...

- Is disguised as affordable housing but is really an anti-development measure.
- Will leave cleanup of the shipyard and development back at square one.
- Will result in delay in bringing jobs and parks to deserving Bayview residents.

Vote NO. on Prop F!

- Coalition for San Francisco Neighborhoods

The true source of funds for the printing fee of this argument is the Coalition for San Francisco Neighborhoods.

NO on PROPE

Don't be fooled by Chris Daly. If increasing the affordable housing requirement for the proposed redevelopment of the Hunters Point Shipyard and Candlestick area sounds too good to be true, it is. Prop. F will kill this vital economic development program as well as any chance to keep the 49ers.

Your "No" vote on F and Yes vote on G will insure that after 35 years the shipyard land will finally be put into productive use, jobs created, housing built and active recreational facilities and waterfront parks developed.

VOTE "NO" on F and "YES" on G to bring jobs and economic growth to Bayview-Hunters Point.

San Francisco Chamber of Commerce

The true source of funds for the printing fee of this argument is the SF Chamber of Commerce.

Vote No on Prop. F!

This measure would undercut efforts to build thousands of units of housing in the Bayview and Hunters Point.

Current San Francisco law requires that 15% of the units built by developers be subsidized. This has resulted in many projects being shelved because they are not economically feasible.

Prop. F would increase that requirement so that 50% of the units would be subsidized. Such a requirement makes it impossible for housing of any income level to be built.

Bill Campbell, Vice Chair – Finance, San Francisco Republican

Sarah Vallette, Candidate, SFRCCC, 13th AD Guy Vaillancourt, Candidate, SFRCCC, 13th AD Alisa Farenzena, Candidate, SFRCCC, 13th AD

The true source of funds for the printing fee of this argument is Bill Campbell.

No On F

Don't be hoodwinked. Proposition F is a devious measure by Chris Daly to use affordable housing as a political hammer to stop greatly needed revival of Bayview - Hunter's Point. Daly knows



PAID ARGUMENTS AGAINST PROPOSITION F

that this is unrealistic and will render the project economically infeasible. It will kill approximately 8,000 new jobs.

No On F:

San Francisco Republican Party

Officers

Howard Epstein, Chairman
Jennifer DePalma, Treasurer
Bill Campbell, VC – Finance
Janet Campbell, VC – Special Events
Leo Laccyo, VC – Communications
Christopher L. Bowman, VC – Precinct Operations

Members

12° Assembly District Jim Anderer Michael Antonini, DDS Harold M. Hoogasian Stephanie Jeong David R. Kiachko Ron "Dr. K" Konopaski Rita O'Hara

13th Assembly District John Brunello Mike DeNunzio Harmeet Dhillon Christine Hughes Ramiro Maldonado, Jr. Dana Walsh Sue C. Woods

Endorsed Candidates
Dana Walsh, Congressional District 8
Conchita Applegate, Assembly District 12
Harmeet Dhillon, Assembly District 13
Mike DeNunzio, Supervisorial District 3

The true source of funds for the printing fee of this argument is the San Francisco Republican Party.

The three largest contributors to the true source recipient committee are: 1. The DGF Y2K Special Purpose Trust, 2. PG&E, 3. The California Republican Party. Proposition F Fails the Bayview

We are Bayview residents and community leaders who strongly oppose Proposition F. Proposition F was not written or approved by members of our community. In fact, it has never had a single public hearing, in the Bayview or anywhere in the city. It was placed on the ballot at the last minute and its sole aim is to defeat an initiative that does have Bayview community support – Proposition G. While Proposition F may sound good on the surface, all it really does is destroy years of community planning based on hundreds of public meetings and direct input from Bayview residents. We urge our fellow San Franciscans to see Proposition F for what it really is – a poison pill that fails the Bayview, and fails the city. Please vote NO on F.

Supervisor Sophie Maxwell*

Rev. Arelious Walker, Pastor

Rev. Theron L. Jones I, Pastor/Parent

Toye Moses, President, African American Democratic Club*

Angelo King, Chair, Bayview Hunters Point Project Area

Committee*

Lola Whittle, Director, Bayview Business Resource Center*

Omar Khalif, Bayview Parent

*For identification purposes only

The true source of funds for the printing fee of this argument is Lennar Homes of California, Inc.

Help San Francisco Young People and vote No on Prop F

Young people in San Francisco are strongly in need of affordable housing – and that is exactly why we are opposing Proposition F. Proposition F will stop the construction of 2,500 affordable homes in the abandoned Hunters Point Shipyard. These are homes that young San Franciscans need and deserve. Please vote no on Proposition F.

Renee Darner, President, College Democrats at SFSU*

*For identification purposes only

The true source of funds for the printing fee of this argument is Lennar Homes of California.



PAID ARGUMENTS AGAINST PROPOSITION F

SAN FRANCISCO DEMOCRATIC PARTY OPPOSES PROP F

The San Francisco Democratic Party urges San Francisco Democrats to oppose Proposition F. While proponents claim that Proposition F is about affordable housing, the truth is that Proposition F will destroy a plan to build 2,500 affordable homes in the abandoned Hunters Point Shipyard and completely rebuild the run-down Double Rock Housing Project without displacing current tenants. For real affordable housing, the Democratic Party urges you to you Foo on Prop F.

San Francisco Democratic Party

The true source of funds for the printing fee of this argument is Lennar Homes of California.

This is the worst form of ballot box planning meant to block investment in Bayview Hunters Point.

Reject Prop. F!

This is a poison pill intending to sink the Hunters Point Redevelopment Plan.

The current Hunters Point plan already mandates 25% affordable housing in the project area. This level is significantly higher than the citywide inclusionary requirement that 15% of units built on-site be provided as affordable housing.

But Prop. F seeks to impose a 50% affordable housing requirement on the Shipyards plan. This measure was introduced with no financial analysis of the impact of this requirement on the feasibility of the plan.

Quite simply, Prop. F would make new development at Hunters Point financially infeasible.

After thirty years of disinvestment, do we want to kill this opportunity for investment, housing opportunities, and new jobs? Do we want to allow last minute ballot box zoning to render the Hunters point plan infeasible?

SPUR believes that the choice is not between 25% affordable housing at Hunters Point and 50% affordable housing but between 25% and no project at all.

Vote No on Prop. F

Vote Yes on Prop. H to support the Bayview mixed-use plan

San Francisco Planning and Urban Research Association (SPUR)

For our full ballot analysis, go to www.spur.org

The true source of funds for the printing fee of this argument is the SPUR Voter Education Fund.

The three largest contributors to the true source recipient committee are: 1, SPUR, 2, Paul Sack, 3, Mike Wilmar.

No on Prop. F.

After years of community outreach and planning by the City, a handful of no-growth activists concorded Prop. F, which would require that 50% of the units constructed be "affordable".

Were Prop. F to pass, no new housing at Hunters Point would be constructed. Additionally, it would indefinitely delay the 49'ers' stadium project.

It's a lose-lose proposition for the community and for sports fans.

Vote No on Prop. F.

Citizens for a Better San Francisco

CBSF Endorsed Candidates for the June 3, 2008 Primary

Harmeet Dhillon, 13th Assembly District

San Francisco Republican County Central Committee

12th Assembly District Michael Joseph Antonini Jim Anderer Walter Armer Rita Elizabeth O'Hara Chris Baker David Kiachko James Kincaid Mike Gleim



PAID ARGUMENTS AGAINST PROPOSITION F

13th Assembly District
Sarah M. Vallette
Giv Vaillancourt
John Brunello
Brooke Chappell
Bill Campbell
Michael Cisternino
Harmeet K. Dhillon
Jennifer DePalma
Eugene A. Dermody, Jr.
Matt DiChiara
Alisa Farenzena
Nicholas J. Gaffney

For more information, please go to www.CBSF.net.

The true sources of funds for the printing fee of this argument are Bill Campbell, Mike Antonini and Harmeet Dhillon.

Changes Affecting Voter Registration

Confidential Voter Records

Changes to Permissible Uses of Voter Registration Information

Beginning in 2006, state law changed the way personal information supplied by voters for the purpose of completing a voter registration affidavit can be used. To protect your privacy and the integrity of voting, new laws that took effect in 2006 create safeguards for voter records as follows:

Information on your voter registration affidavit will be used by elections officials to send you official information on the voting process, such as the location of your polling place and the issues and candidates that will appear on the ballot. Commercial use of voter registration information is prohibited by law and is a misdemeanor. Voter information may be provided to a candidate for office, a ballot measure committee, or other person for election, scholarly, journalistic, political, or governmental purposes, as determined by the Secretary of State. Driver's license, state identification and social security numbers, or your signature as



shown on your voter registration form, cannot be released for these purposes. If you have any questions about the use of voter information or wish to report suspected misuse of such information, please call the Secretary of State's Voter Protection and Assistance Hotline: 1-800-345-VOTE (8683).

Additionally, any person obtaining information on your voter registration affidavit shall not send that information outside of the United States or make it available in any way electronically to persons outside the United States, including, but not limited to, access over the Internet.

Secretary of State's "Safe At Home" Program

Certain voters facing life-threatening situations may qualify for confidential voter status. For more information, please contact the Secretary of State's "Safe At Home" program at 877-322-5227, or visit the Secretary of State's Web site at www.ss.ca.gov



Controller's Statement on "G"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition G:

Should the proposed initiative be approved by the voters, in my opinion, in and of itself there would be little direct impact on the cost of government.

The ordinance proposes a development plan for the Bayview Hunters Point and Candlestick Point areas which would encourage new business, housing, retail and parkland development and allow for construction of a new football stadium and other development projects. The development plan would eventually require changes to the land uses, height and density limits and other elements of the City's Planning Code and other laws. If the plan results in development that would not have occurred otherwise in the designated areas, property tax revenues and sales tax revenues to the City would certainly increase.

Current estimates are that approximately \$1.5 billion for transportation, utilities and other infrastructure improvements will be needed over a multi-year period to develop these areas under any scenario. These costs would be primarily funded through private capital and through taxes and fees generated directly by the projects themselves.

The Planning Department, the Economic and Workforce Development Department and other City offices would incur added costs to administer the plan, however, as is the case for most City planning processes, these costs can be recovered through fees charged to development projects.

This statement does not address the potential impact of this development plan on retail businesses or the local economy.

How "G" Got on the Ballot .

On February 20, 2008 the Department of Elections certified that the initiative petition, calling for Proposition G to be placed on the ballot, had qualified for the ballot.

7,168 signatures were required to place an initiative ordinance on the ballot. This number is equal to 5% of the total number of people who voted for Mayor in 2007. A random check of the signatures submitted by the proponents of the initiative petition prior to the February 4, 2008 submission deadline showed that more than the required number of signatures was valid.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THE FACING PAGE. THE FULL TEXT BEGINS ON PAGE 162.

SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.



PROPOSITION G

Shall it be City policy to encourage timely development of a mixed-use project in the Bayview on Candlestick Point and Hunters Point Shipyard, including a new 49ers stadium or a non-stadium alternative; shall the City be authorized to transfer park land in Candlestick Point for non-recreational use if the land is replaced with new public parks or open spaces of at least equal size and the transfer meets the measure's policy objectives; and shall Propositions D and F, approved by the voters in June 1997, be repealed?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: In May 2007, San Francisco's Board of Supervisors and Mayor endorsed a new conceptual framework for a mixed-use project to revitalize two areas in the Bayview: Candlestick Point and Hunters Point Shipyard.

Candlestick Point includes the Alice Griffith Housing Development, the Candlestick Point State Recreation Area and the City-owned stadium leased by the San Francisco 49ers. That lease will expire in 2013 unless the 49ers extend it. In late 2006, the 49ers announced the intent to explore relocating to Santa Clara. The new conceptual framework endorsed by the Board and Mayor includes both a site in Hunters point Shipward for a 49ers stadium and a non-stadium affective.

In June 1997, the voters approved two measures related to developing Candlestick Point: Proposition D, which allowed the City to issue lease revenue bonds of up to \$100,000,000 for a stadium development; and Proposition F, which changed City zoning to allow a stadium and related shopping-denterlaimment center to be built (see legal text beginning on page 167). The City did not issue the bonds or develop the project.

THE PROPOSAL: Proposition G would make it City policy to encourage, subject to public input and the environmental review process, the timely development of Candlestick Point and Hunters Point Shipyard with a mixed-use project including:

- over 300 acres of public park and open space improvements;
- between 8,500 and 10,000 homes for sale or rent;
- · about 700,000 square feet of retail uses;
- about 2,150,000 square feet of green office, science and technology, research and development, and industrial uses;
- · a possible arena or other public performance site;
- a site in Hunters Point Shipyard for a new stadium if the 49ers and the City determine in a timely manner that the stadium is feasible:
- additional green office, science and technology, research and development, and industrial space, and/or additional housing if a new stadium is not built.

The measure would further make it City policy that the project be consistent with these objectives:

- producing tangible community benefits for the Bayview and the City;
- reconnecting the Hunters Point Shipyard and Candlestick Point with the Bayview and protecting the Bayview's character for existing residents;
- producing substantial new housing in a mix of rental and for-sale units, both affordable and market-rate, and encouraging the rebuilding of the Alice Griffith Housing Development;
- · incorporating environmental sustainability:
- encouraging the 49ers to remain in San Francisco by providing a new stadium site and supporting infrastructure; and
- requiring the project to be financially sound, with or without a new stadium.

Proposition G also would authorize the City to sell, convey or lease ank land in Candlestick Point under the Recreation and Park Department's jurisdiction and allow non-recreational uses on this land. The City must ensure that the project creates new public parks or open space of at least equal size in the project site. The Board of Supervisors must find that the transfer of land is consistent with the measure's objectives.

Proposition G would repeal Propositions D and F, approved by the voters in June 1997.

A "YES" VOTE MEANS: If you vote yes, you want City policy to encourage timely development of a mixed-use project in the Bayview on Candlestick Point and Hunters Point Shipyard. This project would include a new 49ers stadium or a non-stadium alternative. You also want to authorize the City to transfer park fand in Candlestick Point for non-recreational use if the land is replaced with new public parks or open spaces of at least equal size and the transfer meets the measure's objectives. You also want to repeal Propositions D and F, approved by the voters in June 1997.

A "NO" VOTE MEANS: If you vote no, you do not want City policy to encourage timely development of a mixed-use project in the Bayview on Candlestick Point and Hunters Point Shipyard, including the possibility of a new 49ers stadium or a non-stadium alternative. You do not want to authorize the City to transfer park land in Candlestick Point for on-recreational use even if the land is replaced with new public parks or open spaces of at least equal size. You do not want to repeal Propositions D and F, approved by the voters in June 1997.

Notice to Voters:

The "Controller's Statement" and "How 'G' Got on the Ballot" information on this measure appear on the opposite (facing) page

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS, FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 162.

SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.



PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION G

Hunters Point Shipyard, once a thriving economic engine for surrounding neighborhoods and the entire city, has been closed since 1974.

Proposition G will help speed the clean up of the Shipyard and turn this environmental hazard into affordable homes, livable wage jobs, and parks for all San Franciscans.

Created through years of community input and strongly supported by Bayview-Hunters Point leaders, Proposition G will help bring economic vitality to this neglected corner of the city – including thousands of construction jobs and 8,000 PERMANENT JOBS following completion of the project with a priority for neighborhood residents.

Proposition G's plan calls for transforming the neglected Shipyard and Candlestick Point parking lots into:

- OVER 300 ACRES of parks, open space and recreation fields the largest park expansion in 100 years.
- AS MANY AS 2,500 AFFORDABLE HOMES and up to 7,500 more homes and apartments, including many for working families, built using the latest GREEN BUILDING practices and TRANSIT FRIENDLY planning.
- A SCIENCE AND TECH PARK FOR GREEN TECH BUSINESSES to improve the environment and provide jobs to local residents.

- A permanent home for existing Shipyard artists.
- A unit-for-unit replacement of the dilapidated Alice Griffith Housing project – without displacing tenants.

Proposition G also accommodates a new, world-class football stadium for the 49ers – with no new taxpayer funding.

The time has come.

The Hunters Point Shipyard is an embarrassment to our city. We've waited too long to clean up the toxics, improve children's health in the area, and revive this economic engine.

It's time to take action. Please join us in support of Proposition G's plan to clean up the Shipyard and turn this neglected land into productive uses.

Find out more at www.CleanUptheShipyard.com.

VOTE YES on G

Senator Dianne Feinstein Mayor Gavin Newsom Supervisor Sophie Maxwell

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION G

NO ON G!

The federal government recently committed \$82 million towards ongoing toxic cleanup at Hunters Point. More is needed, but Prop G does NOT add ANY new money for cleanup. Lennar is *already* building housing in the Shipyard, without Prop G.

Read the text: Prop G only "encourages the rebuilding of Alice orfifith." It DOESN'T replace it. Nowhere does it require 25% affordable housing. It only "encourages" new rental and condos. But Lennar broke the exact same promise in the Shipyard and is now building zero affordable rental units.

Prop G "encourages" jobs but doesn't have a plan to hire local residents.

There is no park expansion in Prop G. It only requires Lennar to replace parkland it develops for highrises. The replacement parkland is parking lots for the new stadium and thin shoreline strips.

Lennar's plan did NOT go through the usual planning process but was created in back room political deals.

Prop G is financed by redevelopment money funded by taxpayers, without spending limits. Lennar wants \$350 million for the stadium alone. Last fall, Moody's reduced Lennar's rating to "Junk Bond" status. Prop G is a corporate bailout at taxpayers' expense.

With so much at stake, we can't bet our future on vague allusions. We need a plan that delivers Bayview revitalization, jobs, and affordable housing – not empty promises.

No on Proposition G.

Sierra Club
POWER
League of Conservation Voters
Harvey Milk LGBT Democratic Club
Chinese Progressive Association
St, Peter's Housing Communities



OPPONENT'S ARGUMENT AGAINST PROPOSITION G

The Bayview neighborhood desperately needs economic revitalization, but Proposition G doesn't deliver. Proposition G makes big promises but doesn't guarantee affordable housing, jobs for local residents, or any more parkland than already exists.

Proposition G is a sweetheart deal for Lennar, an out-of-state developer that has already spent over \$1,000,000.00 on its political campaign. It doesn't require Lennar to pay for the public land for its development and places no limits on the public funds for the project. Proposition G hands Lennar a blank check.

Proposition G is ballot box planning at its worst. It authorizes transfer of parkland to the developer before Lennar completes environmental review. Transit "improvements" promised by Lennar will primarily benefit new luxury condo owners, not the rest of Bayview. In fact, the plan proposes to build a high-speed road and bus line that completely bypass the Bayview neighborhood.

Proposition G claims to improve city and state parks when it really allows Lennar to build luxury high-rise condos on public parkland. It alwould dismantle a state park and trade city parkland for parking lots. It also endangers a wildlife habitat restoration area funded by the state.

If you read the legal text of Prop G, you'll find it riddled with weasel words including "encourage" and "should." Prop G actually contains language that specifically allows Lennar's development to be different than the project described!

That's why housing advocates, environmental groups, and community organizations are opposing Proposition G. We favor a community-based plan that will guarantee affordable housing, jobs benefits and top-notch parks for the Bavyiew community and the city.

Vote No on Proposition G.

Sierra Club People Organized to Win Employment Rights Harvey Milk LGBT Democratic Club Chinese Progressive Association San Francisco League of Conservation Voters St. Peter's Housing Committee

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION G

Don't be misled by the opponents of Proposition G

Ten years in the making, Proposition G is a community-led plan to transform the Hunters Point Shipyard and the parking lots of Candlestick Point into jobs, parks and housing for all San Franciscans. No existing housing will be lost or neighbors pushed out.

The basis of Proposition G is a conceptual framework agreement that went through scores of public meetings, involving hundreds of Bayview residents. It was approved by the Board of Supervisors and the Mayor.

PROPOSTION G IS NOT A BLANK CHECK. It's one step in a long public process that will include a full environmental impact report and approvals by up to 19 different regulatory agencies.

PROPOSITION G IS SUPPORTED BY THE BAYVIEW. The residents and community leadership of the Bayview support Proposition G because it revitalizes the community.

PROPOSTITION G WILL IMPROVE THE ENVIRONMENT and protect the health of the Bayview by speeding the clean up of the Shipyard, creating productive space for the benefit of the entire city.

If Proposition G is defeated, the Bayview-Hunters Point neighborhood will be forced to wait another 10 or 15 years for a new plan of action.

Proposition G is endorsed by the San Francisco Democratic Party.

This is a choice between real, positive change and no change at all – and the choice is clear.

VOTE YES on G.

Senator Dianne Feinstein* Mayor Gavin Newsom Supervisor Sophie Maxwell

*For identification purposes only



PAID ARGUMENTS IN FAVOR OF PROPOSITION G

YES on G

Proposition G is good for everyone. It will provide a needed mix of 8,500-10,000 units of housing. They will include low income and market rate rentals and ownership housing. It will speed up funding for the environmental cleanup of Hunters Point Shipyard and create new and improved parkland and open recreational space on the waterfront. It will also repeal \$100 million in public bonds that are no longer needed. Vote YES on G.

Mike DeNunzio

Candidate for Supervisor, District 3

The true source of funds for the printing fee of this argument is DeNunzio for Supervisor.

The contributor to the true source recipient committee is Mike DeNunzio.

San Francisco's Neighborhoods support Prop G

10+ years in planning, this measure puts forward a design for this under-served neighborhood. This vacant land has been sitting unproductive for years. It's time to move forward on a wellthought out proposal that will deliver jobs, housing, and parks.

- · No Shipyard artists will be displaced.
- · Not a single private structure will be torn down.
- Alice Griffith public housing will be rebuilt without displacing residents.
- · No money will come from city funds.
- . The plan integrates into the existing community.
- · Over 300 acres of new parks.
- Cleanup of the shipyard and infrastructure is paid by developer; it is not from city coffers.

This is a conceptual framework only; it still requires the proposal go through normal public review and environmental processes.

Vote YES on Prop G!

Coalition for San Francisco Neighborhoods

The true source of funds for the printing fee of this argument is the Coalition for SF Neighborhoods.

YES ON PROP G

For over thirty years-since the Nixon Administration closed the shipyard- the Hunters Point community has been promised jobs and economic development. Your YES vote on Prop G will finally deliver on that promise.

10,000 new homes, at least 25% of them affordable for working families, thousands of jobs, green businesses, 400 acres of parks, a site for a 49er stadium and rebuilt public housing.

The Bayview/Hunters Point community has waited too long. Vote YES on G and NO on F for real economic development.

San Francisco Chamber of Commerce

The true source of funds for the printing fee of this argument is the SF Chamber of Commerce.

Vote Yes on Prop. G!

The residents of the Bayview and Hunters Point have waited decades to see a revitalization of their area. After years of community meetings, studies, and negotiations, there is a viable proposal to invest billions of dollars into this neglected corner of the City which would create good paying jobs and build thousands of units of housing for all income levels. let's take advantage of this opportunity by voting Yes on G.

Bill Campbell, Vice Chair – Finance, San Francisco Republican Party

Sarah Vallette, Candidate, SFRCCC, 13th AD Guy Vaillancourt, Candidate, SFRCCC, 13th AD

The true source of funds for the printing fee of this argument is Bill Campbell.

Yes on G

This mixed-use project to revitalized Bayview – Hunter's Point is the product of a ten-year planning process and millions of dollars of private investment. It would be a tragedy if this project was derailed and the housing scheduled to be built next year isn't built. It would also be tragic if San Francisco loses the 8,000 new jobs this project will produce.

San Francisco Republican Party



PAID ARGUMENTS IN FAVOR OF PROPOSITION G

Officers

Howard Epstein, Chairman Jennifer DePalma, Treasurer Bill Campbell, VC - Finance

Janet Campbell, VC - Special Events Leo Lacayo, VC - Communications

Christopher L. Bowman, VC - Precinct Operations

Members

12^a Assembly District Jim Anderer Michael Antonini, DDS Harold M. Hoogasian David R. Kiachko Ron "Dr. K" Kononaski

13th Assembly District John Brunello Mike DeNunzio Harmeet Dhillon Christine Hughes Ramiro Maldonado, Jr. Dana Walsh

Sue C. Woods

Endorsed Candidates

Dana Walsh, Congressional District 8
Conchita Applegate, Assembly District 12
Harmeet Dhillon, Assembly District 13
Mike DeNunzio, Supervisorial District 3

The true source of funds for the printing fee of this argument is the San Francisco Republican Party.

The three largest contributors to the true source recipient committee are: 1. The DGF Y2K Special Purpose Trust, 2. PG&E, 3. The California Republican Party.

Yes on G: 2,500 homes affordable for working families

With purchase prices going through the roof and families leaving to look for cheaper cities to live in, something must be done for those who can't afford to stay here. Projects such as this one are required by law to set aside 15% of new units as affordable housing. The City has called for 25% of this project to be affordable. With up to 10,000 new homes being built 2,500 new affordable homes could come to the Bayview— many at entry-level prices. We have an opportunity to keep San Franciscans in San Franciscans to Yes on Proposition G.

Tim Colen, Executive Director, San Francisco Housing Action Coalition*

*For identification purposes only

The true source of funds for the printing fee of this argument is Lennar Homes of California. Inc.

Bayview Parents for New Parks

Bayview Hunters Point is a place for young people -- 28.5% of our City's youth live in the neighborhood, yet we have less than 5% of the parks and playgrounds. With crime and violence rampant in the Bayview, our children need a place where they only have to worry about being children. As parents, we need you to vote Yes on Proposition G.

Omar Khalif, Bayview Parent

The true source of funds for the printing fee of this argument is Lennar Homes of California, Inc.

New Affordable Housing for Seniors

Proposition G helps provides new affordable homes for Bayview seniors. Most of our senior population in the Bayview has been here since the 1940's and 1950's, after coming to San Francisco to work at the Shipyard. Unfortunately, because of the cost of housing and the crime, our seniors are now being forced to leave. Our seniors have a right to stay in our community. YES on Proposition G.

Dr. George Davis, Executive Director, Bayview Hunters Point Senior Center

The true source of funds for the printing fee of this argument is Lennar Homes of California, Inc.

Bayview Merchants Association supports YES on G

Proposition G represents real progress for the neighborhood. The project sponsor has already invested over \$80 million on the neighboring project, much of which has gone to local contractors. Proposition G presents further opportunity for local merchants and business owners to flourish. Bayview Merchants say "Vote Yes on Proposition G".



PAID ARGUMENTS IN FAVOR OF PROPOSITION G

Al Norman, President, Bayview Merchants Association

The true source of funds for the printing fee of this argument is Lennar Homes of California.

DEMOCRATIC PARTY ENDORSES YES ON G

San Francisco Democrats can be proud to support Proposition G. It is the product of years of community planning, and its benefits are far-reaching. The plan calls for thousands of new homes, with 25% affordable, and encourages the latest green building practices. It will help accelerate clean up of the Hunters Point Shipyard. And, it has a strong commitment that new permanent and construction jobs will ge to neighborhood and city residents. The plan has appropriate environmental safeguards and the right planning checks and balances. Please join with the San Francisco Democratic Party and vote YES on G.

San Francisco Democratic Party

The true source of funds for the printing fee of this argument is Lennar Homes of California.

Permanent Space for Hunters Point Artists-Yes on G

With studio space becoming outrageously expensive throughout San Francisco, it is important that the Hunters Point Shipyard artists' community -- one of the largest on the West Coast -- continue to thrive. Proposition G helps provide permanent, affordable space for existing Shipyard artists. Join us in voting Yes on G.

John Jablonski, Hunters Point Artist*

*For identification purposes only

The true source of funds for the printing fee of this argument is Lennar Homes of California.

San Francisco Asian American leaders support YES on G

Proposition G will lead the revitalization of Southeastern San Francisco, and it will be done without the use of taxpayer money from the San Francisco General Fund. Prop G also saves taxpayer money by rescinding the 1997 public bond measure for \$100 million that was targeted for the 49ers stadium. Proposition G will generate up to 10,000 homes and thousands of jobs at all education levels, and bring in a great deal of sales tax revenue, without risk to the City. Proposition G makes sense for our city.

Assessor Phil Ting* Supervisor Carmen Chu*

*For identification purposes only

The true source of funds for the printing fee of this argument is Lennar Homes of California.

Alice Griffith/Double Rock Tenants Say YES on G

As tenants of Alice Griffith/Double Rock Housing Project, we urge San Franciscans to support Proposition G. Proposition G will help completely rebuild our community with no new taxes or risk to the General Fund, and without displacing residents-we'll be able to move from our current homes right into the new ones. Built in 1962 for naval shipyard workers, our homes are now rundown and dangerous, and one in every four is in life-threatening condition. While the federal government turns its back on us, Proposition G represents hope. Please join us and vote YES on G.

Lavelle Shaw, President, Alice Griffith Tenants Association Alice Griffith Residents: Andre Anderson, Joe Anne Brewster, Denise Chamdler, Enna Dials, Pamela Mims, Dedria Smith, Adrianne Vandercourt, Victoria Vandercourt, Leshall Wallace, Kisha Whittenberg, Jacqueline Williams

The true source of funds for the printing fee of this argument is Lennar Homes of California.

· Keep the 49ers in San Francisco. Vote YES on G

Proposition G accommodates a new home for the San Francisco of 9ers WITH NO NEW TAXES AND NO GENERAL FUND DEBT if the team decides to stay in San Francisco. This is our team and it needs to stay in our City - San Francisco has been a gold and red town since 1950. The 49ers have won 5 Super Bowls since their inception and when they win number six, we have to make sure that they parade down Market Street with the Vince Lombardi Torophy. From the great teams in the 1950s to the dynasty of the 80's and 90's, they were our team, and with the passing of Proposition G, they can 'remain our team. Keep the 49ers in San Francisco, Vote Yes on Proposition G.

Sue Hoffman, President, SF Goal Rushers*

*For identification purposes only

Mixed-Use Development Project for Candlestick Point and Hunters Point Shipyard



PAID ARGUMENTS IN FAVOR OF PROPOSITION G

The true source of funds for the printing fee of this argument is Lennar Homes of California, Inc.

Supervisor Maxwell and Bayview Community Leaders Urge You to Vote YES on G

For the past ten years, local Bayview leaders, small business owners, the faith community and other residents have been meeting to create the best plan to transform the abandoned Shipyard into an economic engine for our neighborhood and the City. We strongly support Proposition G as consistent with our planning and a roadmap for a more vibrant community. Proposition G will help re-connect the Shipyard with the neighborhood, build as many as 2,500 homes affordable for working people, bring thousands of new jobs for residents, create economic opportunity for local small businesses, and create over 300 acres of open space and parkland. Please listen to the voices of our community, vote Yes on Proposition G.

Supervisor Sophie Maxwell*
Rev. Aurelious Walker, Pastor

Toye Moses, President, African American Democratic Club* Linda Richardson, Bayview Community Activist

Lola Whittle, Director, Bayview Business Resource Center*
Angelo King, Chair, Bayview Hunters Point Project Area Cmte*

*For identification purposes only

The true source of funds for the printing fee of this argument is Lennar Homes of California.

Bring investment, jobs and affordable housing to Bayview Hunters Point

Support Prop. G

For decades, Hunters Point was a major job center in San Francisco. But since the 1970s Hunters Point has lost tens of thousands of jobs and struggled with the lost investment. This plan will bring job and housing opportunities and overall economic development to Bayview Hunters Point.

The Plan provides thousands of affordable housing units. At 25% affordable housing, the project far exceeds what is required under the City's inclusionary housing law.

The Plan provides millions of square feet of commercial space for cleantech businesses of the future.

The Plan provides hundreds of acres of new parks and useable open space for residents of the Bayview, the City and the Region without making use of any General Fund dollars.

It will protect and enhance the artist community in the Shipyard.

It will facilitate the ongoing toxic cleanup of the Shipyard. \$86 million from the federal government has been awarded for the cleanup conditional on a development plan going forward.

This important project deserves our support.

Vote Yes on Prop. G

For the full analysis, go to www.spur.org

San Francisco Planning and Urban Research (SPUR)

The true source of funds for the printing fee of this argument is the SPUR Voter Education Fund.

The three largest contributors to the true source recipient committee are: 1. SPUR, 2. Paul Sack, 3. Mike Wilmar.



Mixed-Use Development Project for Candlestick Point and Hunters Point Shipyard

PAID ARGUMENTS AGAINST PROPOSITION G

Vote No on Proposition G. The City and Bayview Community deserve better.

Prop G asks voter approval for:

- · plans for a toxic site without environmental review
- · undermining a wetland restoration project
- · paving over part of a State Park.

It's bad planning and bad government.

San Francisco Tomorrow

The true source of funds for the printing fee of this argument is San Francisco Tomorrow.

G = Gentrification

Greedy out-of-state developers and City Hall want you to bless the destruction of what's left of the black population of San Francisco. The Redevelopment Agency is their weapon, just as it was in the Western Addition 40 years ago.

Lennar Corporation has spun a web of lies to convince San Francisco voters that Prop G is good for Bayview-Hunters Point – it is NOT. Prop G is a multi-million dollar GIFT to Lennar, whose devalued stock is a national disgrace, from Lennar's City Hall campaign contribution recipients and their lobbvist friends.

I am 75 years old and know a scam when I see one.

Read the fine print and don't buy their lies - vote NO on G.

Espanola Jackson

The true source of funds for the printing fee of this argument is Espanola Jackson.

Environmental groups support economic development and parks improvements in the Bayview Hunters Point area. But Proposition G is a bad deal for Southeast parks and the environment.

Prop G is deceptive, claiming credit for parks *already planned* and funded by other sources. Here's what it actually does:

- Builds on state park land once considered for campgrounds
- In return for building on city parkland, it creates "parks" that will be used for stadium parking.

- Builds highrises near the shoreline that will cast shadows on the state park

 E
- Adds a \$60 million dollar, 9-lane bridge that endangers a bird nesting restoration area that has taken years to plan and \$11 million to create
- Did not go through the standard planning process

"Green development" is more than a few solar panels on a building. Proposition G is a raw deal for the Bayview's parks. Southeast San Francisco deserves first-rate parks and open space.

Vote No on Proposition G.

Sierra Club

San Francisco League of Conservation Voters

The true sources of funds for the printing fee of this argument are the Sierra Club and the SF League of Conservation Voters.



PROPOSITION H

Shall it be unlawful for City elected officials, candidates or political committees they control to solicit or accept campaign contributions from contractors who are prohibited from making contributions to these elected officials, candidates and political committees because the contractor has a pending contract or a recently approved contract before the official or the Board on which the official or an appointee of the official sits?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: San Francisco law allows a candidate or office holder to solicit or accept contributions from persons who contract with the City.

However, a person who contracts with the City is prohibited from making a campaign contribution if:

- the contract or series of contracts has a total anticipated or actual value of \$50,000 or more;
- the contract must be approved by the elected official, the board to which the official was elected or a State government board on which an appointee of the official serves;
- the contract is made with the City, a State agency on whose board an appointee of a City elective official serves, the San Francisco Unified School District, or the San Francisco Community College District:
- the contribution is made to a City elected official, candidates for such City offices or to political committees they control; and
- the contribution is made at any time from the start of negotiations for the contract until either the end of negotiations or six months after the date the City approves the contract.

THE PROPOSAL: Proposition H is an ordinance that would extend existing law to make it unlawful for City elected officials candidates or political committees they control to solicit or accept campaign contributions from those contractors who are prohibited from making donations under existing law.

Any official, candidate or political committee they control that solicits or accepts these prohibited contributions could face penalties and would be required to transfer the contribution to the City.

Proposition H also would extend existing law to apply to contracts that must be approved by any City board on which an elected official serves.

A "YES" VOTE MEANS: If you vote yes, you want to change City law to make it unlawful for City elected officials, candidates or political committees they control to solicit or accept campaign contributions from certain contractors.

A "NO" VOTE MEANS: If you vote $n\bar{\sigma}$, you do not want to make these changes to City law.

Controller's Statement on "H"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition H:

Should the proposed ordinance be approved by the voters, in my opinion, there would be a minimal impact on the cost of government.

How "H" Got on the Ballot

On January 15, 2008 the Department of Elections received a proposed ordinance signed by Mayor Newsom.

The City Elections Code allows the Mayor to place an ordinance on the ballot in this manner.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 171. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.



PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION H

We must continue the process of reform in San Francisco. That's why I ask you to join me in voting Yes on Proposition H.

Proposition H is a common-sense change to our city ethics rules to help prevent even the appearance of a conflict of interest. It will ban those who seek an action from our city government from making contributions to political campaigns before, during and after they seek that action.

We have the right to expect that our leaders make decisions free from the influence of special interest campaign contributions. By banning contributions from those who seek major actions from the city, we help ensure a government that is more responsive to the needs of every resident - not just those who help fund campaigns.

This measure increases confidence in government by decreasing special interest influence over government decisions. It also protects those many residents who are legitimately petitioning

their government for action from feeling as if they must give to campaigns in order to be heard.

We've made great steps toward reforming San Francisco city government during the past five years. Proposition H is one more important milestone in the ongoing process of reform.

Help us keep reforming San Francisco - Vote YES on Proposition H.

Mayor Gavin Newsom

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION H

PROPOSITION H HAS UNCONSTITUTIONALITY PROBLEMS:

Proposition H raises serious disputes that were originally on United States Constitution ratification and the political fights of Patrick Henry ("Give me Liberty, or give me death!") versus James Madison (1809-1817 U.S. President).

Revolutionary War hero and Virginia Governor Patrick Henry, an anti-federalist who opposed passage of the U.S. Constitution, wanted federalist Madison defeated in his 1788 election to the First United States House of Representatives.

To win, Madison proposed amending the Constitution with his "Bill of Rights"-- including the First Amendment (Free Speech Clause, etc.).

Proposition H issues from City Hall political disputes over ballot measures. It seeks to amend San Francisco's Campaign and Governmental Code section 1.126, prohibiting public officials from soliciting or accepting contributions from certain City contractors for their controlled committees. Strangely, it allows "special interest" City employee unions to make such financial contributions. Worse, it appears to unconstitutionally violate First Amendment and Buckley vs. Valeo free speech requirements...by banning such spending on ballot measures. Proposition H is being opposed by a wide spectrum of groups, from the Republican Central Committee to the Harvey Milk Democratic Club.

Vote "NO!".

Dr. Terence Faulkner, J.D.
Republican Central Committeeman*
U.S. Supreme Court Plaintiff* (free speech cases: Geary vs.
Renne. Mark vs. Corwin)

Eve Del Castello
Republican Central Committee Candidate*
Republican Forum President*

Doo Sup Park
Voting Alternate Delegate
San Francisco Republican Central Committee*

Stephanie Jeong
Republican Central Committeewoman*

Mike Garza
San Francisco Chapter President
Mexican American Political Association (MAPA)*

*For identification purposes only



OPPONENT'S ARGUMENT AGAINST PROPOSITION H

THE LATE WILLIAM F. BUCKLEY (1925-2008) WAS RIGHT: RESTRICTING POLITICAL SPENDING TOO MUCH ATTACKS FREE SPEECH:

In the U.S. Supreme Court case of Buckley vs. Valejo, the great William F. Buckley (1925-2008) correctly attacked overly restrictive political campaign spending laws for being restrictive of free speech and the U.S. Constitution's First Amendment. We need free discussion of ideas.

Proposition H purports to call for the amendment of San Francisco's Campaign and Governmental Conduct Code to prevent public officials from using funds from their controlled campaign committees for the support of City ballot measures. As the U.S. Supreme Court Justices noted in *Buckley vs. Valejo*, some candidates may be corrupted by campaign donations. Ideas and ballot propositions are not.

Passing Proposition H would restrict constitutional free speech. That is bad policy.

- Dr. Terence Faulkner, J.D.
Past County Chairman
San Francisco Republican Party*
(Founded: January 1856)

*For identification purposes only

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION H

With all due respect to the opponent's understanding of Buckley, the law permits campaign finance restrictions when there is a compelling community interest. There is no greater interest for our city than to protect our residents from even the appearance of undue influence over major government decisions.

Please help us continue the process of reform.

Vote Yes on Proposition H.

Mayor Gavin Newsom



PAID ARGUMENTS IN FAVOR OF PROPOSITION H

NO PAID ARGUMENTS IN FAVOR OF PROPOSITION H WERE SUBMITTED

PAID ARGUMENTS AGAINST PROPOSITION H

Proposition H was placed on the ballot without review by the Ethics Commission, bypassing their important role as the ethical watchdog of the City. Send a message that we don't want our Ethics Commission ignored; vote NO on H..

San Francisco Tomorrow

The true source of funds for the printing fee of this argument is San Francisco Tomorrow.

PROPOSITION A

This Proposition may be known and referred to as the "San Francisco Quality Teacher and Education Act of 2008" or as "Proposition A".

FINDINGS

WHEREAS: The Board of Education of the San Francisco Unified School District (the "Board") believes that a qualified special tax is necessary to maintain quality education for all of the students of the San Francisco Unified School District (the "District"); and

WHEREAS: Funding from the State of California (the "State") and Federal Government have been inadequate to meet these objectives and the Board has no assurance that State or Federal funding will permit the District to meet these objectives in the future; and

WHEREAS: Since Proposition 13 passed in 1978, California's per-pupil spending has slid to one of the lowest in the nation; in January 2008, an *Education Week* report ranked California 46° in education spending nationwide: and

WHEREAS: San Francisco has the 2" highest cost of living of any city in the country but there are 13 cities in California alone that pay teachers more than San Francisco; and

WHEREAS: The District has a difficult time attracting and retaining quality teachers, with some schools suffering from high teacher turn over and some subjects, such as bilingual education, special education, math, and science, experiencing teacher shortages; and

WHEREAS: Education studies have show that one of the most important factors determining student achievement is a fully supported, welltrained and consistent teacher in the classroom; and

WHEREAS: The Board of Education has determined in its best judgment that in order to improve quality education in San Francisco for all students that an election is advisable and necessary to request voters to authorize a qualified special tax in the amount of \$198 per year per parcel of taxable real property, to be collected beginning July 1, 2009.

WHEREAS: Section 4 of Article XIIIA of the California Constitution and Sections 50075, 50076, 50077, 50079 and 53722 et seq. of the California Government Code, authorize a school district, upon approval of two-thirds of the electorate voting on the proposition, to levy a qualified special tax for specified purposes following notice and a public hearing; and

WHEREAS: The Board of Education has conducted public hearing after due notice regarding the proposed authorization of the special tax, as required by law, and

THEREFORE BE IT RESOLVED: That based upon these findings, the Board of Education of the San Francisco Unified School District provides as follows:

Section 1: TERMS OF THE SAN FRANCISCO QUALITY TEACHER AND EDUCATION ACT OF 2008

(a) <u>Terms and Purposes</u>: Upon approval of two thirds of those vorting on this proposition, the District shall be authorized to and shall levy a qualified special tax of \$198 per year per parcel of taxable real property in the District, commencing July 1, 2008, and adjusting for inflation each year threatfer by the San Francisco All Items Consumer Price Index for All Urban Consumers (CPI-U) as reported by the US Department of Labor's Bureau of Labor Sattsities.

The qualified special tax shall be known and referred to as the "San Francisco Quality Teacher and Education Act of 2008." Proceeds of the San Francisco Quality Teacher and Education Act of 2008 shall be authorized to be used to:

- Strategically raise the salary of a chers and provide retention bonuses so the District can compete with other districts in attracting and retaining the best teachers to support student achievement;
- Provide additional compensation/stipends to teachers who work at schools with high teacher turnover and in hard-to-fill subject areas:
- Provide additional training to staff, including Child Development Program and K-12 teachers and paraprofessionals;
- Provide more competitive compensation and/or benefits to other school personnel;
- Develop a Master Teacher program and provide incentives for exceptional teachers to stay in the classroom to support student achievement and promote professional learning communities;
- Expand and improve the Peer Assistance and Review program and increase teacher support and accountability;
- Support best practices at schools by providing additional recognition and resources to schools that model effective school-wide strategies and show the most growth in student achievement;
- Improve academic innovation, technology and other support resources to assure continuous growth of innovative teaching and learning opportunities and provide students, parents, and teachers with access to current technology and adequate resources to support student achievement;
- · Allocate a portion of funds to public charter schools; and
- Conduct the election and provide oversight to make sure the proceeds from the parcel tax are only spent in the manner approved by the voters.

(b) Senior Clitizen Exemption Available: An optional exemption from the special tax will be made available annually to each individual in the District who attains 65 years of age prior to July 1 of the tax year, and who owns a beneficial interest in the parcel, and who uses that parcel as his or her principal place of residence, and who applies to the District on or before July 1 of each tax year, or during the first year off the tax at date to be determined by the Board of Education. Any application for such exemption must be submitted to the District and must be renewed annually.

Section 2: ACCOUNTABILITY MEASURES

- (a) Oversight Committee: An independent oversight committee shall be appointed by the Board of Education to ensure that the proceeds from this proposition are expended for the purposes described in the proposition.
- (b) Government Code Section 50075.1 Compliance: The members of the Board, the Superintendent of the District, and officers of the District are hereby requested and directed, individually and collectively, to provide accountability propositions pursuant to Government Code Section 50075.1 that include, but are not limited to, all of the following: (i) a statement indicating the specific purposes of the qualified special tax, (ii) a requirement that the proceeds be applied only to the specific purposes identified pursuant to subsection (i), (iii) the creation of a separate special account into which the proceeds from the special taxes shall be deposited, and (iv) an annual report pursuant to Section 50075.3, of the Government Code.
- (c) Government Code Section 50075.3 Compliance: Pursuant to Section 50075.3 Of the Government Code, the Board directs that the Chief Financial Officer of the District file a report with the Board no later than January 1, 2009, and at least once a year thereafter. The annual report shall contain both of the following: (i) the amount of funds collected and expended from the special taxes, and (ii) the status of any projects or programs required or authorized to be funded as identified in subsection (a)(i) hereof from the proceeds of the special taxes.

(d) Specific Purposes: All of the purposes set forth in the proposition shall constitute the specific purposes of the San Francisco Quality Teacher and Education Act of 2008, and the proceeds of that special tax shall be applied only for such purposes, and shall not fund any program, project or reduction other than those authorized above.

Section 3: PROTECTION OF FUNDING

If the adoption of this Proposition results in any decrease in State orfederal funding to the District, then the amount of the special taxes authorized by this Proposition will be reduced annually as necessary in order to restore any such reduction in State or Federal funding; or the Board may authorize the Tax Collector to transfer to the City's Children's Fund, or such other fund as the Board may designate for activities that are consistent with the general purposes of this proposition, such amounts as are designated by the Board to be necessary to restore any such reduction in State or Federal funding.

Section 4: LEVY AND COLLECTION

- (a) Collection: The San Francisco Quality Teacher and Education Act of 2008 special tax shall be collected by the City And County of San Francisco's Office of the Treasurer and Tax Collector (the "Tax Collector") at the same time and in the same manner and shall be subject to the same penalties as a valorem property taxes collected by the Tax Collector. The collection of taxes under the Quality Teacher in Every Classroom of 2008 shall not decrease the funds available from other sources of the District in any period from the effective date hereof.
- (b) <u>Definition</u>: "Parcel of taxable real property" as used herein shall be defined as any unit of real property in the City and County of San Francisco that receives a separate tax bill for ad valorem property taxes from the Tax Collector's Office.
- (c) Exemption: All property that the Tax Collector has determined to be otherwise exempt from or on which are levied no ad valorem property taxes in any year shall also be exempt from the San Francisco Quality Teacher and Education Act of 2008 in such year. The Tax Collector's determination of exemption or relief for any reason of any parcel from taxation, other than the Senior Citizen Exemption, shall be final on taxpayer for purposes of the San Francisco Quality Teacher and Education Act of 2008. Taxpayers desiring to challenge the Tax Collector's determination should do so under the procedures established by the Tax Collector's Office and Section 4876.5 of the California Revenue and Taxation Code or other applicable law. Taxpayers seeking any refund of taxes paid pursuant to the San Francisco Quality Teacher and Education Act of 2008 shall follow the procedures applicable to tax refunds pursuant to the California revenue and Taxation Code.
- (d) List of Senior Citizen Exemption: Parcels owned and occupied by individuals who are 65 years of age or older may be exempt pursuant to the Senior Citizen Exemption provisions set forth above. The District shall annually provide a list to the Tax Collector, on or before a date established by the Tax Collector each year, of the parcels which the District has approved for the Senior Citizen Exemption as described above.
- (e) <u>Duration</u>: The collection of taxes pursuant to this San Francisco Quality Teacher and Education Act of 2008 shall commence July 1, 2008 and expire June 30, 2028.
- (f) Appropriations Limit: The Board shall provide, pursuant to Section 7902.1 of the Government Code or any successor provision of law, for any increase in the District's appropriations limit as shall be necessary to ensure that the proceeds of the special tax may be collected and spent for the authorized purposes.

Section 5: SEVERABILITY

The Board hereby declares, and the voters by approving this proposition concur, that every section, paragraph, sentence and clause of this proposition has independent value, and the Board and the voters would have adopted each provision hereof regardless of every other provision hereof, Upon approval of this proposition by the voters, should any part be found by a court of competent jurisdiction to be invalid for any reason, all remaining parts hereof shall remain in full force and effect to the fullest extent allowed by law.

PROPOSITION B

Describing and setting forth a proposal to the qualified voters of the City and County of San Francisco to amend the Charter of the City and County of San Francisco by:

- amending Section A8.428, to increase the years of service required for new employees to qualify for subsidized health benefits at retirement and to adjust the formula for calculating, retiree health benefit subsidies for those new employees;
- adding Sections 12.204, A8.409-7, and A8.590-8, and amending Section A8.432, to fund retiree health benefits for the City and County of San Francisco and other participating employers;
- adding Sections A8.404-1 and A8.409-8 so that economic provisions, including wages, shall not be increased for miscellaneous City and County employees for the fiscal year commencing July 1, 2009 and ending on June 30, 2010, and recognizing certain ongoing economic expenditures by the City and County in future vears; and
- adding Sections A8.526-2 and A8.526-3, and amending Sections A8.509, A8.587-2 and A8.587-13, to increase retirement benefits for retirees and employees who retire on or after January 10, 2009 to encourage longer employment and retention and improved cost of living benefits for all retirees and employees

The Board of Supervisors hereby submits to the qualified voters of the City and County, at an election to be held on June 3, 2008, a proposal to amend the Charter of the City and County by: amending Sections A8.428, A8.432, A8.509, A8.587-2 and A8.587-13; and, adding Sections 12,204, A8.404-1, A8.409-7, A8.409-8, A8.526-2, A8.526-3, and A8.590-8; all to read as follows:

Note: Additions are <u>single-underline italics Times New Roman</u>; Deletions are <u>strikethrough italics Times New Roman</u>.

SEC. 12:204. RETIREE HEALTH CARE TRUST FUND.

The Retiree Health Care Trust Fund ("RHCTF") shall be an irrevocable trust fund established under Section A8.432, and separate from the Health Service System trust fund described in Charter Sections 12.203 and A8.428, to provide a funding source to defray the cost of the City's, and other Participating Employers', obligations to pay for health coverage for retired persons and their survivors entitled to health coverage under Section A8.428. Trust assets shall be held for the sole and exclusive purpose of providing health coverage to eligible retired persons and their survivors, and to defray the reasonable expenses of administering the RHCTF, including but not limited to educational, actuarial, consulting, administrative support and accounting expenses associated with the RHCTF. Administrative costs, including but not limited to educational, actuarial and consulting expenses associated with the Retiree Health Care Trust Fund, as adopted by the board of supervisors in the annual budget, shall be paid from the Retiree Health Care Trust Fund, but only upon adoption of a resolution by the Retiree Health Trust Fund Board approving such expenses.

The RHCTF shall be governed by a Retiree Health Trust Fund Board t'Board'). The Board shall consist of five trustees, one of whom shall be appointed by the City Controller, one of whom shall be appointed by the City Treasurer, one of whom shall be appointed by the Executive Director of the San Francisco Employees Retirement System, and two of whom shall be elected from among active employee and retired members of the City's Health Service System. One of the elected trustees shall be an active employee member and one shall be a retired member as of the date of their respective elections. Each elected trustees shall serve for a term of five years. No person may serve simultaneously as a trustee on the Board and as an elected or appointed member of the San Francisco Employees Retirement System Board or the Health Service System Board.

SEC. A8.404-1. FY 2009-2010 INTERIM ECONOMIC PROVISIONS.

Moveithstanding any other provision of Charter Section A8.404, for the fiscal year commencing July 1, 2009, and ending on June 30, 2010, all economic provisions (including but not limited to wages, premium pay rates, overtime, any employer pickup of the employees' retirement contribution, paid time off, and other compensation, but not including any trust fund contributions required under Section A8.404(f) shall not be increased for miscellaneous City and County platform employees, and coach or bus operators of the municipal rallway, above the levels set in place as of close of business June 30, 2009, nor may new economic provisions be added.

SEC. A8.409-7, RETIREE HEALTH CARE TRUST FUND.

Noveithstanding any other provision of Chartee Sections 88.409 through A8.409-8, the provisions and operation of the Retiree Health Care Trust Fund, Including employee contributions to the fund, shall be determined pursuant to Charter Sections 12.204, A8.432, and A8.433, and shall not be subject to the dispute resolution procedures contained in Charter Section A8.409-4.

SEC. A8.409-8. FY 2009-2010 ECONOMIC PROVISIONS AND FUTURE PROCEEDINGS.

Notwithstanding any other provision of Charter Sections A8.409 through A8.409-7, for the fiscal year commencing July 1, 2009, and ending on June 30, 2010, all economic provisions (including, but not limited to, wages, premium pay rates, overtime, any employer pickup of the employees' retirement contribution, paid time off, and other compensation) shall remain unchanged for miscellaneous City and County officers and employees at the levels set in place as of close of business June 30, 2009, and no new economic provisions may be added. For the fiscal year commencing July 1, 2009, and ending on June 30, 2010, economic provisions shall not be subject to the dispute resolution procedures contained in Charter Section A8.409-4. Notwithstanding any other provision of Charter Section A8.409-4, for the fiscal year commencing July 1, 2010, and ending on June 30, 2011, and every year thereafter, in any mediation/ arbitration proceeding under A8,409-4, the mediation/arbitration board shall recognize as wages the ongoing economic expenditures made by the City and County beginning, during and continuing beyond fiscal year 2009-2010 as a result of this Charter Amendment submitted to the voters at the June 3, 2008 election when evaluating any economic proposals contained in a last offer of settlement by either party. However, City and County contributions to the Retiree Health Care Trust Fund under Section A8.432 shall not be considered or relied on by the mediation/arbitration board as a wage or other payment to employees for the purposes of evaluating the proposals contained in the last offers of settlement of either party. Likewise, in evaluating the proposals contained in the last offers of settlement of either party, the mediation/arbitration board shall not take nto account or otherwise consider or rely on any mandatory employee ontributions to the Retiree Health Care Trust Fund required under Charter Sections 12.204 and A8.432.

SEC. A8.428, HEALTH SERVICE SYSTEM TRUST FUND.

There is hereby created a health service system trust fund. The costs of the helith service system shall be bome by the members of the system and retired persons, the City and County of San Francisco because of its members and retired persons_mod-because-of-the members and retired persons_of-the Parking Authority of the City and County of San Francisco because of its members and retired persons, the San Francisco Unitied School District because of its members and retired persons and the San Francisco Community College District because of its members and retired persons.

(a) Definitions

"Credited Service" means years of employment with the Employers.

"Employers" as used in this section means the City and County of San Francisco ("City and Commy"). the San Francisco Unified School District ("School District") and/or the San Francisco Community College District ("Community College District"). Employers shall also include the Superior Court of California, County of San Francisco ("Superior Court"). to the extent the Superior Court participates in the City's Health Service System under As A281e.

"Hired on or Before January 9, 2009" as used in this section means employees of the City and County, the School District and/or the Community College District who were hired on or before January 9, 2009, excluding the following categories of employees: (1) as needed employees who have never aerual 1,040 or more hours of compensation during any 12-month period ending on or before January 9, 2009; and/or (2) employees who have separated from the Employers on or before January 9, 2009, and have less than 5 years of Credited Services.

"PERS" as used in this section shall mean the Public Employees

Retirement System of the State of California.

"Registered as Domestic Partners" as used in this section means persons who have established a domestic partnership according to the provisions of Chapter 62 of the San Francisco Administrative Code, as unemded from time to time. Domestic partners who have formed their domestic partnership only by nontriation of a declaration of Domestic Partnership as provided in Chapter 62 of the San Francisco Administrative Code shall not be recognized or retued as a domestic partnership under this Section unless and until the domestic partnership is registered or certified.

"Retirement System" as used in this section shall mean the San Francisco City and County Employees' Retirement System,

"Retired under the San Francisco City and County Employees'
Retirement System" as used in this section includes persons who retire for
service; retire for disability; or who receive a retirement or vesting allowance from the Retirement System.

A+"Retired PPerson" as used in this section means;

CI) - A former member of the health service system, <u>hired by the Employers on or before January 9, 2009</u>, retired under the San Francisco City and County Employees' Retirement System <u>on PERS Uncernative</u>. "Retired Employee who was <u>Hired on or Before January 9, 2009"</u>1; and (2) The surviving spouse or surviving domestic partner of an

active employee hired on or before January 9, 2009, provided that the surviving spouse or surviving domestic partner and the active employee have been married or Registered as Domestic Partners for a period of at least one year prior to the death of the active employee: and

GLThe surviving spouse or surviving domestic partner of a referred eEmployee who was Hired on or Before January 9.2009, provided that the surviving spouse or surviving domestic partner and the service or reflectived eEmployee who was Hired on or Before January 9.2009 have been married or reflegistered as IDomestic perfartners for a period of at least one year prior to the death of the aerive-or-rectired eEmployee who was Hired on or Before January 9.2009;

(4) A farmer member of the health service system, hired by the Employers on or after Jamuary 10, 2009, and retired under the Retirement System or PERS for disability or retired under the Retirement System or PERS; (i) within 180 days of separation from employment from the Employers; and (ii) with 10 or more years of Credited Service with the Employers (hereinafter, "Retired Employee who was Hired on or After January 10, 2009");

(5) The surviving spouse or surviving domestic partner of an active employee hired on or after January 10, 2009, with 10 or more years of Credited Service with the Employers, or who died in the line of duty where the surviving spouse or surviving domestic partner is entitled to a death allowance as a result of the death in the line of duty, provided that the surviving spouse or surviving domestic partner and the active employee have been married or Registered as Domestic Partners for a period of at least one year prior to the death of the active employee.

(6) The surviving spouse or surviving domestic partner of a Retired Employee who was Hired on or After January 10, 2009, provided that the surviving spouse or surviving domestic partner and the Retired Employee who was Hired on or After January 10, 2009, have been martied or Registered as Domestic Partners for a period of at least one year prior to the death of the Retired Employee who was Hired on or After January 10, 2009.

(b) Employer Contributions

The City and County, the sschool dDistrict and the eCommunity eCollege dDistrict shall each contribute to the health service fund amounts sufficient for the following purposes, and subject to the following limitations:

(a)(1) All funds necessary to efficiently administer the health service system.

th(2) The City and County, the s§chool dD istrict and the eCommunity eCollege dD istrict shall contribute to the health service system fund with respect to each of their members an amount equal to "the average contribution." as certified by the health service board in accordance with the provisions of Section 8.8.4238.

(c)(3) Retired Employees Who Were Hired on or Before January 9, 2009

For Retired Persons identified in A8.428 Subsections (all). (all).
and (all). the Employers shall contribute to the health service fund
amounts subject to the following limitations: Monthly contributions
required from referred Persons and the surviving spouses and surviving
domestic partners of active employees and referred Persons participating in the system shall be equal to the monthly contributions required
from members in the system for health coverage-excluding health coverage or subsidies for health coverage paid for active employees as a result
of collective bargaining, with the following modifications:

(+i) the total contributions required from rRetired pPersons who are also covered under Medicare shall be reduced by an amount equal to the amount contributed monthly by such persons to Medicare;

(2ii) because the monthly cost of health coverage for *Retired persons may be higher than the monthly cost of health coverage for active employees, the City and County, the *School *djStariet and the eCommunity eCollege djJstriet shall contribute funds sufficient to defray the difference in cost to the system in providing the same health coverage to *Retired *pErsons and the surviving spouses and surviving domestic partners of active employees and *Retired *pErsons as is provided for active employee members excluding health coverage or subsidies for health coverage paid for active employees as a result of collective bargaining:

(3iii) after application of Section (e) and «Subsections (e3), (3),(4)) and (e3)(2i). We City and County, the «School dDistrict and the «Community «College dDistrict shall contribute 50% of «Retired pPersons" remaining monthly contributions.

(4) Retired Employees Who Were Hired on or After January 10, 2009 - Categories of Employees Eligible for 100% Employer Contribution

For Retired Persons identified in A8.428 Subsections (a)(4), (a)(5), and (a)(6), the Employers shall contribute 100% of the employer contribution established in A8.428 Subsection (b)(3) for:

(i) A Retired Employee who was Hired on or After January 10, 2009, with 20 or more years of Credited Service with the Employers; and their surviving spouses or surviving domestic partners:

(ii) The surviving spouses or surviving domestic partners of active employees hired on or after January 10, 2009, with 20 or more years of Credited Service with the Employers;

(iii) Retired Persons who retired for disability; and their surviving spouses or surviving domestic partners; and

(iv) The surviving spouses or surviving domestic partners of active employees who died in the line of duty where the surviving spouse or surviving domestic partner is entitled to a death allowance as a result of the death in the line of duty.

(5) Retired Employees Who Were Hired on or After January 10, 2009 - Categories of Employees Eligible for 50%-75% Employer Contribution.

For Retired Persons identified in A8.428 Subsections (a)(4), (a)(5) and (a)(6), the Employers shall contribute;

(i) 50% percent of the employer contribution established in A8.428 subsection th/31 for a Retired Employee who was Hired on or After January. 10. 2009, with at least 10 but less than 15 years of Credited Service with the Employers: their surviving spouses or surviving domestic partners: and the surviving spouses or surviving domestic partners of active employees hired on or after January 10, 2009, with at least 10 but less than 15 years of Credited Service with the Employers; and

(ii) 75% percent of the employer contribution established in 84.828 Subsection (b/s) for a Retired Employer who was Hirsed on or After January 10, 2009, with at least 15 but less than 20 years of Credited Service with the Employers; their surviving spouses or surveling domestic partners; and the surviving spouses or surviving domestic partners of active employees hired on or after January 10, 2009, with at least 15 but less than 20 years of Credited Service with the Employers.

(6) Employees Hired on or After January 10, 2009 – Categories of Employees Eligible for Access to Retiree Medical Benefits Coverage

An employee hired on or after January 10, 2009, and retired under the Retirement System or PERS with five (5) or more years Credited Service with the Employers, shall be eligible to receive health benefits as a member of the health service system, provided that he or she makes monthly contributions equal to one hundred percent (100%) of the total premiums for health coverage as established by the Health Service Board, including the total cost for dependent coverage. At such time as he or she becomes eligible to receive benefits under A8-428 Subsections (1614), the Employers shall contribute the amounts established in A8-428 Subsections (1614), (1615), and (1c), as applicable.

(Legal Text of Proposition B continues on next page.)

(2) Chart Summarizing Employer Contributions Under A8.428 Subsections (b)(4), (b)(5) and (b)(6) For Employees Hired on or After January 10, 2009

Years of Credited Service At Retirement	Percentage of Employer Contribution Established in A8.428 Subsection (b)(3)
1. Less than 5 years of Credited Service with the Employers (except for the surviving spouses or surviving domestic partners of active employees who died in the line of duty)	No Retiree Medical Benefits Coverage
At least 5 but less than 10 years of Credited Service with the Employers: or greater than 10 years of Credited Service with the Employers but not eligible to receive benefits under Subsections (a)(4), (b)(4) and (b)(5) (A3-328 Subsection (b)(6))	OSC Access to Retiree Medical Benefits Coverage. Including Access to Dependent Coverage. But No Employer Contribution; Employee Pays Health Insurance Premium
3. At least 10 but less than 15 years of Credited Service with the Employers (A8.428 Subsection (b)(5))	50%
4. At least 15 but less than 20 years of Credited Service with the Employers (A8.428 Subsection (b)(5))	75%
5. At least 20 years of Credited Service with the Employers Retired Persons who retired for disability: surviving spouses or surviving domestic partners of active employees who died in the line of dury (AS A28 Subsection (b)(4))	100%

The above chart is a simplified summary of Employer contributions under A8.428 Subsections (b)(4), (b)(5) and (b)(6) for employees hited on or after January 10, 2009. The express language of Subsections (b)(4), (b)(5) and (b)(6), and not the summary chart or its content, shall determine Employer contributions.

(d)(c) The City and County, the San Francisco Unified School District and the San Francisco Community College District shall contribute to the health service system fund 50% of the monthly contributions required for the first dependent of *Retired pPersons in the system. Except as hereinbefore set forth, the City and County, the San Francisco Unified School District and the San Francisco Community College District shall not contribute to the health service system fund any sums on account of participation in the benefits of the system by members' dependents, except surviving spouses and surviving domestic partners, *Retired pPersons' dependents, except surviving spouses and surviving domestic partners, persons who retired and elected not to receive benefits from the San Francisco City and County Employees' Retirement System; resigned employees and teachers defined in Section A8.425, and any employee whose compensation is fixed in accordance with Sections A8.401, A8.403, or A8.404 of this charter and whose compensation therein includes an additional amount for health and welfare benefits or whose health service costs are reimbursed through any fund established for said purpose by ordinance of the board of supervisors.

(d) It shall be the duty of the board of supervisors, the board of education and the governing board of the community college district annually to appropriate to the health service system fund such amounts as are necessary to cover the respective obligations of the City and County, the Sam Francisco Unified School District and the Sam Francisco Community College District hereby imposed. Contributions to the health service system fund of the City and County, of the sSchool #District and of the eCommunity eCollege #District shall be charged against the general fund or the school, utility, bond or other special fund concerned.

(e) To the extent the Superior Court elects to participate in the Civ's Houlth Service System for the provision of active and retiree health care henefits. Superior Court employees shall be treated the some as City employees for the purposes of vesting, employer contribution rates, and benefit levels. In accordance with the Trial Court Employment Protection and Governance Act and applicable state law. The Superior Court shall pay all administrative and health care costs related to the Superior Court's covered employees or retirees as a participation Employer. The Superior Court may withdraw from participation in the City's Health Service System at any time, which shall not require an amendment to this Charter.

The amendments of this section contained in the proposition therefor submitted to the electorate on June 3, 2008 November 7, 2409-8 shall be operative-effective January 10, 20094. The purpose of the January 10, 20094. Charter amendment is to amend Section A8.428 to change the required years of service and employer retires health care contribution amounts for employees hired on or after January 10, 2009. Nothins in this Charter amendment shall expand or contract the groups of employees eligible for retirec health care benefits beyond those groups eligible as of June 3, 2008.

SEC. A8.432. RETIREE HEALTH CARE TRUST FUND TRANSITION.

There is hereby created a Retiree Health Care Trust Fund (RHCTF") for the purpose described in Section 12 204. The Retiree Health Trust Fund Board ("Board") described in Section 12.204 shall have exclusive authority and control over the administration of the RHCTF, investments from the trust in accordance with the provisions of this Charter.

Active officers and employees of the City and County, and Participating Employers, who commenced employment with the City and County, or the Participating Employers, on or after January 10, 2019, shall contribute their respective Employer's "Normal Cost" to the RHCHT. The annual active employee contribution rate shall be the Employers' "Normal Cost" as determined by the Employers' respective General Accounting Standards Board ("GASB") Actuaries computed as a percentage of compensation not to exceed 2% of pre-tax compensation to the RHCTF. The Employers' GASB actuaries shall determine the Employers' respective "Normal Cost" on an annual basis.

The City and County and Participating Employers shall each contribute 18° of compensation for officers and employees hired on a after Innuary 10, 2009. Once an Employer has no Unfunded Actuarial Accrued Liability and the Retiree Health Trust Fund is Fully Funded, then the Employer and its active officers and employees thred on or after January 10, 2009, shall instead each contribute 50% of the "Normal Cost" as determined by the Employers' respective GASB actuaries, not to exceed 28° of pre-tax compensation, and the 18° Employer contribution shall no longer be required.

Contributions to the RHCTE from the City and County, and its officers and employees, and each Participating Employee, and their officers and employees, shall be segregated from each other and only used as a funding source to defray each Employers' obligations to pay for retiree health care under Section A8.428 and each Employers' share of administrative expenses. The funds may be pooled for investment purposes only.

An disbursements, other than to defray reasonable expenses of administering the RHCTE, nov be made from the trust prior to Amuary 1, 2015. Commencing January 1, 2015 trust assets may be used to defray the cost of the Cir's, and other Participating Employers', obligations to pay for health coverage for the retired persons and their survivors entitled to health care coverage under Section A&428. The amount and frequency of such disbursements shall be determined by the Board in con-

sultation with the Employers' respective GASB Actuaries

(a) Definitions.

"Actuarial Accrued Liability" a used in this section, means "Actuarial Accrued Liability" as that term is defined under GASB No.

"Employers" as used in this section means the City and County and the Participating Employers.

"Fully Funded" as used in this section means that an Employer's GASB Actuary has determined that the market value of assets in the Retiree Health Care Trust Fund equals or exceeds the Actuarial Accrued Liability.

"GASB Actuary" and "GASB Actuaries" as used in this section means the actuarial firms hired by the Employers to provide estimates of each Employers' respective total liability and annual required contribution for post retirement health benefits under GASB No. 45.

"GASB No. 45" as used in this section means Statement No. 45 of the Governmental Accounting Standards Board, Accounting and Financial Reporting by Employers for Postemployment Benefits Other Than Pensions.

"Health coverage" as used in this section, means the health benefits or health insurance provided by the health service system for retirees, survivors and dependents under Section A8.428

"Normal Cost" as used in this section, means the Employers' normal cost under GASB No. 45 as determined by the Employers' respective GASB Actuaries.

'Retiree" as used in this section, means a former employee who is retired and is entitled to health coverage under Section A8.428, and the qualified survivors or dependents of such retirees who are entitled to health coverage under Section A8.428.

"Participating Employers" as used in this section and Section 12,204, shall include the San Francisco Unified School District and the San Francisco Community College District, following a resolution by these employers' respective governing boards to participate in the Retiree Health Care Trust Fund.

Notwithstanding Charter Section A8.433, the Board of Supervisors shall adopt, by a majority vote before January 1, 2009, such ordinances as are necessary to create and administer the Retiree Health Care Trust Fund, and all such other matters as may be necessary to establish and maintain the purpose described in this section and Section 12.204

The board of supervisors is authorized to enact by a vote of threefourths of its members, any and all ordinances necessary to carry out the provisions of Sections A8.420 to and including 8.432.

Any surplus or deficit existing in the health service fund on February 5, 1958, shall belong to or be the obligation of members, as the ease may be, and the city and county and the San Francisco Unified School District shall neither receive payment nor credit nor shall it contribute to such fund on account of medical care rendered prior to such

SEC. A8.509. RETIREMENT—MISCELLANEOUS OFFICERS AND EMPLOYEES ON AND AFTER JULY 1, 1947.

Miscellaneous officers and employees, as defined in this section, who are members of the retirement system under this section of the charter on February 1, 1969, and persons who become miscellaneous officers and employees after February 1, 1969, shall be members of the retirement system, subject to the following provisions of this section, in addition to the provisions contained in Sections 3.670, 3.672 12.100, 12.103, 8.500, 8.510 and 8.520 of this charter notwithstanding the provisions of any other section of the charter, provided that the retirement system shall be applied to persons employed on a part-time, temporary or substitute basis only as the bBoard of a Supervisors shall determine by ordinance enacted by three-fourths vote of all members of the board. Miscellaneous officers and employees of the said departments who are members of the retirement system under Section 8,507 of the charter on February 1, 1969 shall continue to be members of the system under Section 8.507 and shall not be subject to any of the provisious of this section, except as specifically provided in this section.

(a) The following words and phrases as used in this section, unless a different meaning is plainly required by the context, shall have the following meaning:

Retirement allowance," or "allowance," shall mean equal monthly payments, beginning to accrue upon the date of retirement, and continuing for life unless a different term of payments is definitely providedby the context.

"Compensation," as distinguished from benefits under the workers' compensation laws of the State of California, shall mean all remuneration whether in cash or by other allowances made by the City and County, for service qualifying for credit under this section.

'Compensation earnable" shall mean the compensation as determined by the retirement board, which would have been earned by the member had he or she worked, throughout the period under consideration, the average number of days ordinarily worked by persons in the same grade or class of positions as the positions held by him or her during such period and at the rate of pay attached to such positions, it being assumed that during any absence, he or she was in the position held by him or her at the beginning of the absence, and that prior to entering Cityservice he was in the position first held by him in City-service.

"Benefit" shall include "allowance," "retirement allowance," and "death benefit."

"Average final compensation" shall mean the average monthly

compensation earned by a member during any five consecutive years of credited service in the retirement system in which his or her average final compensation is the highest, unless the board of supervisors shall otherwise provide by ordinance enacted by three-fourths vote of all members of the board. For the purposes of the retirement system and of this section, the

terms "miscellaneous officer or employee," or "member," as used in this section shall mean any officer or employee who is not a member of the fire or police department as defined in the charter for the purpose of the retirement system, under Section 8.507 of the charter. "Retirement system" or "system" shall mean San Francisco City

and County Employees' Retirement System as created in Section 8.500 of

"Retirement board" shall mean "FRetirement bBoard" as created in Section 3.670 12.100 of the charter.

"Charter shall mean the charter of the City and County of San Francisco. Words used in the masculine gender shall include the feminine and

neuter genders, and singular numbers shall include the plural; and the plural the singular.

"Interest" shall mean interest at the rate adopted by the retirement hoard

(b) Any member who completes at least 20 years of service in the aggregate credited in the retirement system, and attains the age of 50 years, or at least 10 years of service in the aggregate credited in the retirement system, and attains the age of 60 years, said service to be computed under Subsection (g) hereof, may retire from service at his or her option. Members shall be may retired under this section on the first day of the month next following the attainment by them of the age of 65 years. A member retired after reaching the age of 60 62 years shall receive a service retirement allowance at the rate of two two and three-tenths percent of said average final compensation for each year of service; provided, however, that upon the compulsory retirement of a member upon his attainment of the age of 65 years, if the allowance available to such member, pursuant to the provisions of Subsection (f) of this section, shall be greater in amount than the service retirement allowance otherwise payable to such member under this Subsection (b), then such member shall receive as his service retirement allowance, in lieu of the allowance otherwise payable under this Subsection (b), an allowance computed in accordance with the formula provided in said Subsection (f). The service retirement allowance of any member eligible to retire under this section retiring prior to attaining the age of 60 years, after rendering 20 years or more of such service and having attained the age of 50 years, computed under Subsection (g), shall be an allowance equal to the percentage of said average final compensation set forth opposite his age at retirement, taken to the preceding completed quarter year, for each year of service, computed under Subsection (g):

Service

Age at	Percent for Each Year of
Retirement	Credited Ser
50	1.0000
50 1/4	1.0250
50 1/2	1.0500
50 3/4	1.0750
51	1.1000
51 1/4 *	1.1250
51 1/2	1.1500
51 3/4	1.1750
52	1.2000
52 1/4 52 1/2	1.2250 1.2500
52 1/2	1.2750
53 5/4	1.3000
53 1/4	1.3250
53 1/4	1.3500
53 3/4	1.3750
54	1.4000
54 1/4	1.4250
54 1/2	1.4500
54 3/4	1.4750
55	1.5000
55 1/4	1,5250
55 1/2	1.5500
55 3/4	1.5750
56	1.6000
56 1/4	1.6250-
56 1/2	1.6500
56 3/4	1.6750
57	1.7000
57 1/4	1.7250
57 1/2	1.7500
57 3/4	1.7750
58	1.8000
58 1/4	1.8250
58 1/2	1.8500
58 3/4	1.8750
59	1.9000
59 1/4	1.9250
59 1/2 59 3/4	1.9500 1.9750
60	2.1000
60 1/4	
60 1/2	
60 3/4	
61	
61 1/4	2 2250
61 1/2	
61.3/4	2.2750
62	2,3000

In no event shall a member's retirement allowance exceed 75 per-

cent of his average final compensation.

Before the first payment of a retirement allowance is made, a member retired under this subsection or Subsection (c) of this section, may elect to receive the actuarial equivalent of his <u>or.her</u> allowance, partly in an allowance to be received by him <u>or.her</u> throughout his <u>or.her</u> cat life, and partly in other benefits payable after his <u>or.her</u> death to another person or persons, provided that such election shall be subject to all the conditions prescribed by the bBoard of sQuervisors to govern similar elections by other members of the retirement system, including the character and amount, of such other benefits, <u>provided, however, that at any time, within 30 days ofter. He date on which his compulsor; retirement in</u>

would otherwise have become effective; a member who has attained the age of 65 years may elect within 30 days, without right of revocation, to withdraw his or her accumulated contributions, said election to be exercised in writing on a form furnished by the retirement system and filed at the office of said system, and a member so electing shall be considered as having terminated his or her membership in said system on the date immediately preceding the date on which his or her compulsory retirement would otherwise have become effective, and he shall be paid forthwith his or her accumulated contributions, with interest credited thereon. Notwithstanding the provisions of Section 8.514 of this charter, the portion of service retirement allowance provided by the City and County 's contributions shall be not less than \$100 per month upon retirement after 30 years of service and after attaining the age of 60 years, and provided further that as to any member with 15 years or more of service at the compulsory a retirement age of 65, the portion of the service retirement allowance provided by the City and County's contribution shall be such that the total retirement allowance shall not be less than \$100 per month. In the calculations under this subsection of the retirement allowance of a member having credit for service in a position in the evening schools and service in any other position, separate retirement allowances shall be calculated in the manner prescribed for each class of service, the average final compensation in each case being that for the respective class of service; provided that the aggregate retirement allowance shall be taken into account in applying the provisions of this subsection providing for a minimum retirement allowance. Part-time service and compensation shall be reduced to full-time service and compensation in the manner prescribed by the board of supervisors, and when so reduced, shall be applied on full time service and compensation in the calculations of retirement allowances:

(c) Any member who becomes incapacitated for performance of duty because of disability determined by the retirement board to be of extended and uncertain duration, and who shall have completed at least 10 years of service credited in the retirement system in the aggregate, computed as provided in Subsection (g) hereof, shall be retired upon an allowance of one and eight-tenths percent of the average final compensation of said member, as defined in Subsection (a) hereof for each year of credited service, if such retirement allowance exceeds 40 percent of his or her average final compensation; otherwise one and eight-tenths percent of his or her average final compensation multiplied by the number of years of City -service which would be credited to him or her were such City service to continue until attainment by him or her of age 60, but such retirement allowance shall not exceed 40 percent of such average final compensation. In the calculation under this subsection of the retirement allowance of a member having credit for service in a position in the evening schools and service in any other position, separate retirement allowances shall be calculated, in the manner prescribed, for each class of service, the average final compensation in each case being that for the respective class of service; provided that the average final compensation upon which the minimum total retirement allowance is calculated in such case shall be based on the compensation earnable by the member in the classes of service rendered by him or her during the one year immediately preceding his or her retirement. Part-time service and compensation shall be reduced to full-time service and compensation in the manner prescribed by the board of supervisors, and when so reduced, shall be applied as full-time service and compensation in the calculation of retirement allowances. An application for a disability retirement The question of retiring a member under this subsection may be brought before the retirement board on said board's own motion, by the Executive Director of the Retirement System, by recommendation of any department head. commission or board, or by said member or his guardian. If his or her disability shall cease, his or her retirement allowance shall cease, and he or she shall be restored to service in the position or classification he or she occupied at the time of his or her retirement.

(d) No modification of benefits provided in this section shall be made because of any amounts payable to or on account of any member under workers' compensation laws of the State of California.

(e) If a member shall die, before retirement, (1) If no benefit is

payable under subdivision (2) of this subsection (e):

(A) Regardless of cause, a death benefit shall be paid to the member's estate or designated beneficiary consisting of the compensation earnable by the member during the six months immediately preceding death, plus the member's contributions and interest credited thereon.

(B) If a member sustains a traumatic bodily injury through external and violent means in the course and scope of employment and death results within 180 days of such injury, an additional insurance benefit of 12 months of compensation earnable shall be paid to the member's estate or designated beneficiary.

(2) If, at the date of his or her death, he or she was qualified for service retirement by reason of service and age under the provisions of Subsection (b) of this section, and he or she has designated as beneficiary his or her surviving spouse, who was married to him or her for at least one full year immediately prior to the date of his or her death, onehalf of the retirement allowance to which the member would have been entitled if he or she had retired from service on the date of his or her death, shall be paid to such surviving spouse who was his or her designated-beneficiary at the date of his or her death, until such spouse's death or remarriage, or if there be no surviving spouse, to the unmarried child or children of such member under the age of 18 years, collectively, until every such child dies, marries or attains the age of 18 years, provided that no child shall receive any allowance after marrying or attaining the age of 18 years. If, at the death of such surviving spouse, who was receiving an allowance under this Subdivision (2), there be one or more unmarried children of such member under the age of 18 years, such allowance shall continue to such child or children, collectively, until every such child dies, marries or attains the age of 18 years, provided that no child shall receive any allowance after marrying or attaining the age of 18 years. If the total of the payments of allowance made pursuant to this Subdivision (2) is less than the benefit which was otherwise payable under Subdivision (1) of this subsection, the amount of said benefit payable under Subdivision (1) less an amount equal to the total of the payments of allowance made pursuant to this Subdivision (2) shall be paid in lump sum as follows:

(A) If the person last entitled to said allowance is the remarried surviving spouse of such member, to such spouse.

(B) Otherwise, to the surviving children of the member, share and share alike, or if there are no such children, to the estate of the person last entitled to said allowance.

The surviving spouse may elect, on a form provided by the retirement system and filed in the office of the retirement system before the first payment of the allowance provided herein, to receive the benefit provided in Subdivision (1) of this subsection in lieu of the allowance which otherwise would be payable under the provisions of this subdivision. If a surviving spouse, who was entitled to make the election herein provided, shall die before or after making such election, but before receiving any payment pursuant to such election, then the legally appointed guardian of the unmarried children of the member under the age of 18 years, may make the election herein provided before benefit has been paid under this Subsection (e), for and on behalf of such children if, in his inc. her judgment it appears to be in their interest and advantage, and the election so made shall be binding and conclusive upon all parties in interest.

If any person other than such surviving spouse shall have and be paid a community property interest in any portion of any benefit provided under this Subsection (e), any allowance payable under this Subdivision (2) shall be reduced by the actuarial equivalent, at the date of the member's death, of the amount of benefits paid to such other person.

Upon the death of a member after retirement and regardless of the cause of death, a death benefit shall be paid to his <u>or. her</u> estate or designated beneficiary in the manner and subject to the conditions prescribed by the board of supervisors for the payment of a similar death benefit upon the death of other retired members.

(f) Should any miscellaneous member cease to be employed as such a member, through any cause other than death or retirement, all of his <u>or her</u> contributions, with interest credited thereon, shall he refunded to him <u>or her</u> subject to the conditions prescribed by the board of supervisors to cover similar terminations of employment and reemployment with and without redeposit of withdrawn accumulated contributions of other members of the retirement system, provided that if such member is entitled to be credited with at least 10 years of service or if his or her accumulated contributions exceed \$1,000, he or she shall have the right to elect, without right of revocation and within 90 days after said termination of service, or if the termination was by lay-off, 90 days after the retirement board determines the termination to be permanent, whether to allow his or her accumulated contributions to remain in the retirement fund and to receive benefits only as provided in this paragraph. Failure to make such election shall be deemed an irrevocable election to withdraw his or her accumulated contributions. A person who elects to allow his or her accumulated contributions to remain in the retirement fund shall be subject to the same age requirements as apply to other members under this section for service retirement, but he or she shall not be subject to a minimum service requirement. Upon the qualification of such member for retirement by reason of age, he or she shall be entitled to receive a retirement allowance which shall be the actuarial equivalent of his accumulated contributions and an equal amount of the contributions of the City and County, plus 1-2/3 percent of his or her average final compensation for each year of service credited to him or her as rendered prior to his or her first membership in the retirement system. Upon the death of, such member prior to retirement, his or her contributions with interest credited thereon shall be paid to his or her estate or designated benefi-

(g) The following time and service shall be included in the computation of the service to be credited to a member for the purpose of determining whether such member qualifies for retirement and calculating benefits:

(1) Time during which said member is a member of the retirement system and during and for which said member is entitled to receive compensation because of services as a miscellaneous officer or employee.

(2) Service in the fire and police departments which is not credited as service of a member under this section shall count under this section upon transfer of a member of either of such departments to employment entitling him ac. hec to membership in the retirement system under this section, provided that the accumulated contribution standing to the credit of such member shall be adjusted by refund to the member or by payment of the member, to bring the account at the time of such transfer to the amount which would have been credited to it had the member been a miscellaneous employee throughout the period of his ac. hec service in either such departments at the compensation he received in such departments.

(3) Time during which said member is absent from a status included in paragraphs (1) or (2) next preceding which is not deemed absence from service under the provisions of Section 8.200 of the charter and for which such member is entitled to receive credit as service for the City and County by virtue of contributions made in accordance with the provisions of such section.

(4) Prior service determined and credited as prescribed by the board of supervisors for persons who are members under Section 8.507.

(5) The board of supervisors, by ordinance enacted by a three-fourths vote of its members, may provide for the crediting as service under the retirement system of service, other than military service, renered as an employee of the federal government and service rendered as an employee of the State of California or any public entity or public agency in the State of California. Said ordinance shall provide that all be made by the member and that no contributions revived shall be made by the member and that no contributions therefore shall be required of the City and County.

(h) All payments provided under this section shall be made from funds derived from the following sources, plus interest earned on said funds:

(1) There shall be deducted from each payment of compensation paid to a member under Section 8.509 a sum equal to 7-12 percent of such payment of compensation. The sum so deducted shall be paid forthwith to the retirement system. Said countribution shall be credited to the individual account of the member from whose salary it was deducted, and the total of said contributions, together with interest credited thereon in the same manner as is prescribed by the board of supervisors for crediting interest to contributions of other members of the retirement system, shall be applied to provide part of the retirement allowance granted to, or allowance granted on account of said member under Section 8.509, or shall be paid to said member or his <u>or, her</u> estate or beneficiary as provided in Sections 8.509(e) and 8.509(f).

(2) Contributions based on time included in paragraphs (1) and (3) of Subsection (g), and deducted prior to July 1, 1947, from compensation of persons who become members under this section, and standing with interest thereon, to the credit of such members on the records of the retirement system on said date, shall continue to be credited to the individual accounts of said members, and shall be combined with and administered in the same manner as the contributions deducted after said date.

(3) The total contributions, with interest thereon, made by or charged against the City and County and standing to its credit, on July 1, 1948, in the accounts of the retirement system, on account of persons who become members under this section, shall be applied to provide the

benefits under this section.

(4) The City and County shall contribute to the retirement system such amounts as may be necessary, when added to the contributions referred to in the preceding paragraphs of this Subsection (h), to provide the benefits payable under this section. Such contributions of the City and County to provide the portion of the benefits hereunder, which shall be based on service rendered by each member prior to the date upon which his or her rate of contribution is determined in paragraph (1), Subsection (h), shall not be less during any fiscal year than the amount of such benefits paid during said year. Such contributions of the City and County to provide the portion of the benefits hereunder, which shall be based on service rendered by respective members on and after the date stated in the next preceding sentence, shall be made in annual installments, and the installment to be paid in any year shall be determined by the application of a percentage to the total salaries paid during said year, to persons who are members under this section, said percentage to be the ratio of the value of the effective date hereof, or at the later date of a periodical actuarial valuation and investigation into the experience under the system, of the benefits thereafter to be paid under this section, from contributions of the City and County, less the amount of such contributions, and plus accumulated interest thereon, then held by said system to provide said benefits on account of service rendered by respective member after the date stated in the sentence next preceding, to the value at said respective dates of salaries thereafter payable to said members. Said values shall be determined by the actuary, who shall take into account the interest which shall be earned on said contributions, the compensation experience of members, and the probabilities of separation by all causes, of members from service before retirement, and of death-after retirement. Said percentage shall be changed only on the basis of said periodical actuarial valuation and investigation into the experience under the system. Said actuarial valuation shall be made every even-numbered year, and said investigation into the experience under the system shall be made every odd-numbered year.

Notwithstanding the provisions of this Subdivision (4), any additional liabilities created by the amendments of this Section 8.509 contained in the proposition therefore submitted to the electorate on November 6, 1973, shall be amortized over a period of 30 years.

(5) To promote the stability of the retirement system through a joint participation in the result of variations in the experience under mortality, investment and other contingencies, the contributions of both members and the City and County, held by the system to provide the benefits under this section, shall be a part of the fund in which all other assets of said system are included. Nothing in the section shall affect the obligations of the City and County to pay to the retirement system any amounts which may or shall become due under the provisions of the charter prior to the effective date hereof, and which are represented on July 1, 1947, in the accounts of said system by debits against the City and County.

(i) Upon the completion of the years of service set forth in

Subsection (b) of this section as requisite to retirement, a member shall be entitled to retire at any time thereafter in accordance with the provisions of said Subsection (b), and nothing shall deprive said member of said right.

(i) Except as otherwise provided in section 8.511 of this charter, no person retired under this section, for service or disability and entitled to receive a retirement allowance under the retirement system, shall serve in any elective or appointive position in the City and County service, including membership on boards and commissions, nor shall such persons receive any payment for service rendered to the City and County after retirement, provided that service as an election officer or juror shall not be affected by this section.

(k) Any section or part of any section in this charter, insofar as it should conflict with this section, or with any part thereof, shall be superseded by the contents of this section. In the event that any word, phrase, clause or subsection of this section shall be adjudged unconstitutional.

the remainder thereof shall remain in full force and effect.

(1) Notwithstanding the provisions of Subsections (b), (c), (f), and (o) of this section, any mepher convicted of a crime involving moral turpitude, committed in connection with his ar. het duties as an officer or employee of the City and County of San Francisco, shall upon his ar.het removal from office or employment pursuant to the provisions of this charter, forfeit all rights to any benefits under the retirement system except refund of his or. het accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Subsection (b) of this section, he ar. shall have the right to elect, without right of revocation and within 90 days after his or. her removal from office or employment, whether to withdraw all of his ar. her accumulated contributions or to treceive as his ar.her solo benefit under the retirement system, an annuity which shall be the actuarial equivalent of his ar.her accumulated contributions at the time of such removal from office or employment.

(m) The amendments of this section contained in the proposition submitted to the electorate on November 6, 1984 are hereby declared to be prospective and shall not give any person a claim against the City and County relating to a death prior to ratification of this amendment by the State Legislature.

(ii) The amendments to Section A8.509 contained in the proposition submitted to the electorate on June 3.2008 shall apply only to miscellaneous officers and employees under this Section A8.509 who were not retired on January 10.2009, and whose accumulated contributions were in the retirement fund on January 10, 2009 and who were not retired on that date.

SEC.A8,526-2.COST OF LIVING ADJUSTMENT IN ALLOWANCES ON AND AFTER JANUARY 10, 2009.

(a) Notwithstanding the provisions of Section A8 526 or any other provision of the charter to the contrary, effective January 10, 2009, each retirement allowance payable which is not subject to change when the salary rate of any member is changed shall be adjusted according to the provisions of this Section A8 526-2 and not Section A8 526.

(b)(1) Funds necessary for the payment of any increase in allowances pursuant to this Section A8 526-2 that are payable to or on account of, members who retired or died, shall be provided from the City's accumulated contributions held by the system on account of members. The City's contributions shall be determined on the basis of a normal contribution rate which shall be computed as a level percentage of compensation which, when applied to the future compensation of the average new member entering the system, together with the required member contribution, will be sufficient to provide for the payment of all prospective benefits of such member.

the bi(2) Any increase in allowances payable which are not funded by the City's accumulated contributions held by the system shall be funded by contributions of members entitled to said allowances, which shall be at rates which are in addition to the rates of contribution otherwise provided by charter or ordinance, provided that a member's rate of contribution shall not exceed one-half of one percent of his or her monthly com-

pensation. The contributions made under this section by any member shall be credited together with regular interest thereon to his or her individual account and shall be subject to the same charter and ordinance provisions relating to accumulated contributions of the member including withdrawal and death benefits other than death allowances, provided, however, that upon his or her retirement or death, such accumulated contributions and interest shall not be applied to provide a part of the retirement benefits payable to him or her on the death allowance benefits payable on account of his or her death otherwise provided by charter or ordinance, but instead shall be held, together with the accumulated contributions made by the City pursuant to this Subsection (6/31), with interest thereon, to provide the benefits under this Section (8/526).

(b)(3) The rates of contribution of members and the City, as proyided herein, shall be fixed by the retirement board from time to time as it determines necessary.

(cl1) The retirement board shall determine, prior to April L of each year, the perceding collections or decrease in the cost of living during the preceding collendar year, as shown by the then current Consumer Price Index. All Hems. San Francisco (1957-59=100), issued by the U.S. Bureau of Labor Statistics and published in the Monthly Labor Review or a successor publication. The cost of living adjustments as hereinafter provided shall be based on the percentage of such increase or decrease.

(c/2). Non-tibstanding any other charter or ordinance provision operains the retirement system, effective Jaunary 10, 2009, ever retirement of death allowance payable to, or on account of, any member who retires or dies as a member of the system or who has retired or died us such a member, except allowances subject to change when the salary rate of any member is changed, shall be increased or decreased as of high 21, 2009, and on high 1, of each succeeding year, by an anomin equal to the percentage, as determined in Subsection (cl(1) multiplied by the monthly allowance payable on June 30 of that calendary year.

(c)(3) The percentage of increase or decrease in each such allowance shall be the percentage which is determined by the retirement board to approximate to the nearest one percent increase or decrease in the cost of living during the preceding calendar year.

(c/41 No such adjustment in any year shall exceed two percent of axid allowance; provided, however, that no allowance shall be reduced below the amount being received by the member or the member's beneficiary on July 1, 1968, or on the effective date, the member began to receive the allowance, whichever is later.

(dVI) Commencing with the effective date of this Section As 250-2, if the percentage of increase or decrease in the cost of living in any calendar year, as determined to the nearest one percent by the retirement board, were to exceed two percent as compared with the cost of living in the next preceding calendar year, the percentage of increase or decrease in the cost of living in excess of two percent, shall be accumulated to provide increases or decreases in the cost of living in each succeeding colladar year.

SEC. A8.526-3. SUPPLEMENTAL COST OF LIVING BENEFIT ON AND AFTER JANUARY 10. 2009.

(a) Notwithstanding the provisions of Section A8.526.1 or any other provision of this charter to the contrary, effective January 10.2009, all supplemental cost of living benefits adjustments payable, including retirement allowances subject to change when the salary rate of a member is changed, shall be determined pursuant to the provisions of Section A8.526.3 and on Section A8.326.1.

(bill) On July 1, 2009 and July 1 of each succeeding year, the retirement board shall determine whether, in the previous Tisseal year, there are carnings in excess of the expected earnings on the actuarial value of the assets. In those years when the previous year's earnings exceed the expected earnings on the actuarial value of the assets, then on July 1 each retirement allowance or death allowance payable on account of a member who died, including retirement allowances subject to change when the salary rate of a member is changed, shall be increased by an amount equal to three and one-half percent (3.5%) of the allows.

ance as of June 30, less the amount of any cost of living adjustment provided pursuant to Section A8 526-2 and less the amount of any cost of living adjustment, payable in that fiscal year, which is the result of a chance in the salary of the member.

(bi(2) If, on Jub 1, 2009 and Jub 1 of each succeeding bear, the previous fixed year's earnings exceed the expected earnings on the activated value of the assets, but they are insufficient to increase said allowances by three and one half percent (3.3%) as provided in Subsection (b). then to the extent of excess earning, said allowances shall be increased in increments of one-half percent (5.3%) up to the maximum three and one-half percent (5.3%) by to the maximum three and one-half percent (5.3%) by the followance as of June 30, less the amount of any cost of living adjustment, provided pursuant to Section & Sc.36-2 and less the amount of any cost of living adjustment, payable in that fiscal year, which is the result of a change in the salary of the member.

(c) When the previous fiscal year's earnings exceed the expected carnings on the actuarial value of the assets but are not sufficient to fund any supplemental cost of living, benefit adjustment pursuant to either Subsection (D.H.) or (b.V.), the retirement board shall reserve the excess carnings for that year. Said reserved earnings shall accumulate only until such time that said reserved earnings, plus the next year's earnings is excess of the expected earnings on the actuarial value of the assets, are sufficient to fund one fiscal year's increase in the supplemental cost of living benefit adjustment, at which time the earnings in reserve shall be withdrawn and used to fund a supplemental cost of living benefit adjustment as provided in either Subsection (b.H.) (r. (b)(2)).

(d) Any supplemental cost of living benefit adjustment, once paid to a member, shall not be reduced thereafter.

SEC. A8.587-2. SERVICE RETIREMENT.

Any member who completes at least 20 years of service in the aggregate credited in the retirement system and attains the age of 50 years, or at least 10 years of service in the aggregate credited in the retirement system, and attains the age of 60 years, said service to be computed under Section A8.587-7 may retire for service at his or her option. Members may retire under this section or under the provisions of A8.587-6, on the first day of the month next following the attainment by them of the age of 65 years. A member retired after reaching the age of 60 62 years shall receive a service retirement allowance at the rate of 2 2.3 percent of said average final compensation for each year of service. The service retirement allowance of any member retiring prior to a) attaining the age of 60 years, and after rendering 20 years or more of such service, computed under Section A8.587-7, and having attained the age of 50 years, or b) attaining the age of 60 years, and after rendering 10 years or more of such service, computed under Section A8,587-7, shall be an allowance equal to the percentage of said average final compensation set forth opposite his or her age at retirement, taken to the preceding completed quarter year, for each year of service, computed under Section A8.587-7:

	Percent for
Age at	Each Year of
Retirement	Credited Service
50	1.0000
50 1/4	1.0250
50 1/2	1:0500
50 3/4	1.0750
51	1.1000
51 1/4	1.1250
51 1/2	1.1500
51 3/4	1.1750
52	1.2000
52 1/4	1.2250
52 1/2	1.2500
52 3/4	1.2750
53	1.3000
53 1/4	1.3250

53 1/2	1,3500
53 3/4	1.3750
54	1.4000
54 1/4	1.4250
54 1/2	1.4500
54 3/4	1.4750
55	1.5000
55 1/4	1.5250
55 1/2	1.5500
55 3/4	1.5750
56	1.6000
56 1/4	1.6250
56 1/2	1.6500
56 3/4	1.6750
57	1.7000
57 1/4	1.7250
57 1/2	1.7500
57 3/4	1.7750
58	1.8000
58 1/4	1.8250
58 1/2	1.8500
58 3/4	1.8750
59	1.9000
59 1/4	1.9250
59 1/2	1.9500
59 3/4	1.9750
60	2.1000
	2.1250
	2.1500
	2.1750
61	2.2000
01.1/4	2,2250
	2.2500
	2,2750
In no ever	2,3000
in no event s	hall a member's i

In no event shall a member's retirement allowance exceed seventy five percent of his or her average final compensation.

Before the first payment of a retirement allowance is made, a member, retired under this section or Section A8.587-3, may elect to receive the actuarial equivalent of his or her allowance, partly in an allowance to be received by him or her throughout his or her life, and partly in other benefits payable after his or her death to another person or persons, provided that such election shall be subject to all the conditions prescribed by the board of supervisors to govern similar elections by other members of the retirement system, including the character and amount, of such other benefits. Notwithstanding the provisions of Section A8.514 of this charter, the portion of service retirement allowance provided by the City and County's contributions shall be not less than \$100 per month upon retirement after thirty years of service and after attaining the age of 60 years, and provided further that as to any member with 15 years or more of service at the retirement age of 65, the portion of the service retirement allowance provided by the City and County 's contribution shall be such that the total retirement allowance shall not be less than \$100 per month. In the calculations under this section of the retirement allowance of a member having credit for service in a position in the evening schools and service in any other position, separate retirement allowances shall be calculated, in the manner prescribed for each class of service, the average final compensation in each case being that for the respective class of service, provided that the aggregate retirement allowance shall be taken into account in applying the provisions of this section providing for a minimum retirement allowance. Part-time service and compensation shall be converted to full-time service and compensation in the manner prescribed by the board of supervisors, and when so converted shall be applied on full-time service and compensation in the calculation of retirement allowances.

SEC. A8.587-13. APPLICATION OF PLAN.

(a) The provisions of Section A8.587 and Section A8.587-1 through A8.587-13 shall not apply to any members of the Retirement System under section A8.584 who retired or died before November 7, 2000.

(b) The amendments to Section A8.587 contained in the proposition submitted to the electroate on Juna 3.2008 shall apply not to miscellaneous officers and employees under Section A8.557 who were not retired on January 10.2009, and whose accountated contributions were in the retirement fund on January 10, 2009 and who were not retired on that date.

c) For members of the retirement system under Sections A8 584 or A8 587 who retired before January 10, 2009 and are later elected or appointed to a position or office which subjects him on her to membership in the retirement system under Section A8 587, the amendments to Section A8 587 submitted to the electroate on June 3, 2008 shall only apply to service after January 10, 2009.

SEC. A8,590-8. RETIREE HEALTH CARE TRUST FUND.

Notwithstanding any other provision of Charter Sections A8 409 hrough A8 409-8, the provisions and operation of the Retiree Health Care Trust Fund, including employee contributions to the find, shall be determined pursuant to Charter Sections 12 204, A8 432, and A8 433, and shall not be subject to the dispute resolution procedures contained in Charter Section A8 590-5.

PROPOSITION C

Describing and setting forth a proposal to the qualified voters of the City and County of San Francisco to amend the Charter of the City and County of San Francisco by amending Sections A8.584-9, A8.586-12, A8.597-12 and A8.598-12. A8.597 because A8.588-12, A8.597-12 and A8.598-12. A8.597-16 and A8.598-16 to reaffirm the voters intent that members convicted of a crime involving moral turpitude in connection with their duties as an officer or employee of the City and County, the school district, the college district, or the Superior Court of California, County of San Francisco, shall Groftet any right to a retirement benefit funded, in whole or in part, from contributions by the City and County, the school district, or the college district.

The Board of Supervisors hereby submits to the qualified voters of the dry and County, at an election to be held on June 3, 2008, a proposal to amend the Charter of the City and County by amending Sections A8.584-9, A8.586-12, A8.587-9, A8.588-12, A8.597-12 and A8.598-12, and by adding Sections A8.584-13, A8.586-16, A8.587-14. A8.588-16. A8.597-16 and A8.598-16 to read as follows:

Note: Additions are <u>single-underline italics Times New Roman</u>. Deletions are <u>strikethrough italies Times New Roman</u>.

SEC. A8.584-9. RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section S.84-2 as requisite to retirement, a member shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 8.584-2, and, except as provided in the following paragraph-Section 8.584-12, nothing shall deprive said member of said right.

Any member convivied of a crime involving marial turpitude committed in connection with his duties as an officer or employee of the City and County shall; upon his removal from office or employment, pursuant to the provisions of this charter, forfeit all rights to any benefits under the retirement system except refund of his accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age-under the provisions of Section 854.2, he shall have the right to cleer, without right of revocation and within 90 days after his removal from office or employment to receive as his sole benefit under the retirement system are annuity which shall be the actuarial equivalent of his accumulated contributions at the time of such removal from office or employment.

SEC. A8.584-13. FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member convicted of a crime involving moral turpitude committed in commotion with his or her duties as an officer or employee of the City and County, the school district, the college district, or he Superior Court of California, County of San Francisco, shall forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions, provided, however, that if such member is qualified to service retirement by reason of service and age under the provisions of Section 8-584-2, he or she shall have the right to elect, without right of revocation and within 90 days after his or her removal from office or employment, to receive as his or her sole benefit under the retirement system an annum which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any member, after retirement for service or disability or while receiving a vesting allowance, who is convicted of a crime involving moral turpitude in connection with his or her duties as an officer or employee of the City and County, the school district, the college district or the Superior Count of California, County of San Francisco, shall forfeit all rights to any further benefit from the Retirement System shall immediately cease all future payments to such member; provided however, that if, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system an annual which shall be the actuated agriwalent of his or her accumulated contributions remaining at the time of the conviction.

SEC, A8,586-12, RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section 8.586-2 as requisite to retirement, a member of the police department shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 8.586-2, and, except as provided in the politicity and properly Section 8.586-16; nothing shall deprive said member of said right.

Any member of the police department convicted of a crime involving moral templated committed in connection with his or her duties as a member of the police department shall, upon-termination of his or her accumulated contributions; provided, however, that if such member is qualified or service retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8-560-2, he or she shall have the right to elect, without right of revocation and within 90 devs of the termination of his or her employment, whether to withdraw all of his or her accumulated contributions or to receive as his or her sole benefit under the retirement system an annuity which shall be the accurated equivalent of his or her accumulated contributions at the time of such termination of employment.

SEC.A8.586-16.FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member convicted of a crime involving moral turpitude committed in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and use under the provisions of Section 8-356-2, he or she, shall have the right to elect, without right of revocation and within 90 days after his or her removal from office or employment to exceive as his or her sade benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any member, after retirement for service or disability or while

receiving a vesting allowance, who is convicted of a crime involving moral turpitude in connection with his or her duties as an officer or employee of the Circ and County shall forfeit all rights to any further benefit from the Retirement System and the Retirement System shall immediately cease all future payments to such member; provided however, that if, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days ofter his or her conviction, to receive as his or her sole benefit under the retirement system an annuity, which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

SEC, A8,587-9, RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section A8.587-2 as requisite to retirement, a member shall be entitled to retire at any time thereafter in accordance with the provisions of said Section A8.587-2, and, except as provided in the following paragraph Section 8.887-14, nothing shall deprive said member of said right.

Any member-convicted of a crime involving-moral turplude committed in connection with his or her duties as an officer or employee of the City and County shall, upon his or her removal from office or employment, pursuant to the provisions of this charter, for feet all rights to any benefits under the criticonent system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service extrement by reason of service and age under the provisions of Section A8 587-2, he or she shall have the right to elect, without right of revocation and within 50 days after his or her removal from office or employment to receive as his or her sole benefit under the retirement system an annutry which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

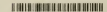
SEC.A8.587-14.FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member convicted of a crime involving moral surpitude committed in connection with his or her duties as an officer or employer. the City and County, the school district, the college district, or the Superior Court of California, County of San Francisco, shall forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8.587-2, he or she shall have the right to elect without right of revocation and within 90 days after his or her removal from office or employment to receive as his or her sole benefit under the retirement system an annuly which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any member, after retirement for service or disability or while receiving a a vesting allowance, who is convicted of a crime involving moral lurpitude in connection with his or her duties as an officer or employee of the City and County, the school district, the college district, or the Superior Court of California, County of San Francisco, shall forfeit all rights to any further benefit from the Retirement System and the Retirement System shall immediately cease all future payments to such member: provided however, that if, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system an annulty which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

SEC. A8.588-12. RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section 8-588-2 as requisite to retirement, a member of the fire department shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 8-588-2, and, except as provided in the following puregraph Section 8-588-16, nothing shall deprive said member of said right.



Any member of the fire department convicted of a crime involving moral turpitude committed in connection with his or her duties as a member of the fire department shall, upon termination of his or her amployment pursuant to the provisions of this charter, forceful all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8-580-2, he or she shall have the right to elect, without rights of revocation and within 190 days of the termination of his or her employment, whether to withdraw all of his or her accumulated contributions or to receive as his or her sole benefit under the retirement system an annuity which shall be the actualist equivalent of his or her accumulated contributions at the time of such returnion of components.

SEC.A8.588-16.FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member convicted of a crime involving moral turpitude committed in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any benefits under the ettirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8.588-2, he or she shall have the right to elect, without right of revocation and within 90 days after his or her removal from office or employment to receive as his on her sale hendful under the retirement system on annuity which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment

Any member, after retirement for service or disability or while receiving a vesting allowance, who is convicted of a crime involving moral turpitude in connection with his or her duties as an officer or employee of the City and Count shall forfeit all rights to any, further benefit from the Retirement System and the Retirement System shall immediately cease all thure powents to such member; provided however, that if, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

SEC. A8.597-12. RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section 8.597-2 as regulsite to retirement, a member of the police department shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 8.597-2, and, except as provided in the Following paragraph Section 8.597-16, nothing shall deprive said member of said right.

Any member of the police department convicted of a crime involving moral turpitude committed in connection with his or her duties as a member of the police department shall upon termination of his or her employment pursuant to the provisions of this charter, forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions, provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section A6.597-2, he or she shall have the right to elect, without right of revocation and within 90 days of the termination of his or her employment, whether to withdraw alt of his or her accumulated contributions or to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions of the state of the state of such retirements of such retirements.

SEC.A8.597-16, FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member convicted of a crime involving moral turpitude committed in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 85 592.2, he or she shall have the right to elect, without right of revocation and within 90 days after his or her removal from office or employment to receive as his or her sole benefit under the retirement system on annuity which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any member, after retirement for service or disability or white receiving a vesting allowance, who is convicted of a crime involving moral tarpitude in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any further benefit from the Retirement System and the Retirement System shall immediately cease all future poyments to such member; provided however, that if, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days ofter his or her conviction, to ecceive as his or her sole benefit under the retirement system an annity which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

SEC. A8.598-12, RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section 8.598-2 as requisite to retirement, a member of the fire department shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 8.598-2, and, except as provided in the following paragraph Section 8.598-16, nothing shall deprive said member of said right.

Any member of the fire department convicted of a crime involving morel turpitude committed in connection with his or her duties as a member of the fire department shall, upon termination of his or her employment pursuant to the provisions of this charter, forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 180-5902; he or she shall have the right to elect, without right of revocation and within 90 days of the termination of his or her employment, whether to withdraw all of his or her accumulated contributions or to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumilated contributions at the time of such termination of employment.

SEC.A8.598-16. FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member convicted of a crime involving moral turpitude committed in comection with his or her duties as an office or employee of the Ciry and County shall forfait all rights to any henefits under the retirement system except refined of his or her accumulated contributions, provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 853982, he or she shall have the right to elect, without right of revocation, and within 90 days, after his or her removal from office or employment to receive as his or her sale honefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any member, after retirement for service or disability or while receiving a vesting allowance, who is convicted of a crime involving moral jurpitude in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any further benefit from the Retirement System and his immediately cease all future payments to such member; provided however, that it, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

PROPOSITION D

Describing and setting forth a proposal to the qualified voters of the City and County of San Francisco to amend the Charter of the City and County of San Francisco by amending Section 4.101 to make it City policy to consider and as appropriate support the nomination, appointment and confirmation of female, minority, and disabled candidates to fill seats on appointive boards, commissions, or advisory bodies.

The Board of Supervisors hereby submits to the qualified voters of the City and County, at an election to be held on June 3, 2008, a proposal to amend the Charter of the City and County by amending Section 4,101 to read as follows:

Note: Additions are <u>single-underline italics Times New Roman</u>.

Deletions are <u>strikethrough italics Times New Roman</u>.

SEC. 4.101. BOARDS AND COMMISSIONS--COMPOSITION.

(a) Unless otherwise provided in this Charter, the composition of each appointive board, commission or advisory body of any kind established by this Charter or legislative act of the United States of America, the State of California or the Board of Supervisors shall:

1. Be broadly representative of the communities of interest, neighborhoods, and the diversity in ethnicity, race, age, and sexual orientation and types of disabilities of the City and County and have representation.

tation of both sexes; and

2. Consist of electors of the City and County at all times during the term of their respective offices, unless otherwise specifically provided in this Charter, or in the case of boards, commissions or advisory bodies established by legislative act the position is (a) designated by ordinance for a person under legal voting age, or (b) unless specifically exempt from the provisions, or waived by the appointing officer or entity upon a finding that an elector with specific experience, skills or qualifictions willing to serve could not be located within the City and County.

It shall be official City policy that the composition of each appointive board, commission or advisors body of any kind established by this Charter or levislative act of the United States of America, the State of California, or the Board of Supervisors shall reflect the interest and contributions of both mer and women of all races, ethnicities, sexual orientations, and types of disabilities. The woters therefore urge in the strongest terms all City officers and agencies involved in nominating, appointing or confirming members of those appointive boards, commissions, or advisory bodies to consider and as appropriate support the nomination, appointment or confirmation of female, minority, and disabled candidates to fill seats on those bodies.

The Commission on the Status of Women shall conduct an analysis of appointments to appointive boards, commissions, and advisory bodies in the second and fourth year of each mayoral administration to track the diversity of appointments to such bodies. This analysis, to be based only on voluntary disclosures, shall include gender, ethnicity, sexual orientation, disability status, and any other relevant demographic qualities.

(b) Vacancies on appointive boards, commissions or other units of government shall be filled for the balance of the unexpired term in the manner prescribed by this Charter or ordinance for initial appointments.

manner prescribed by this Charter or ordinance for initial appointments.

(c) Terms of office shall continue as they existed on the effective date of this Charter.

PROPOSITION E

Describing and setting forth a proposal to the qualified voters of the City and County of San Francisco to amend the Charter of the City and County of San Francisco by amending Section 4.112 to require confirmation by the Board of Supervisors of the Mayor's appointments to the Public Utilities Commission and to set qualifications for members of the Public Utilities Commission.

The Board of Supervisors hereby submits to the qualified voters of the City and County, at an election to be held on June 3, 2008, a proposal to amend the Charter of the City and County by amending Section 4.112 to read as follows:

Note: Additions are <u>single-underline italics Times New Roman</u>.

Deletions are <u>strikethrough italics Times New Roman</u>.

SEC. 4.112. PUBLIC UTILITIES COMMISSION.

(a) The Public Utilities Commission shall consist of five members appointed by the Mayor, subject to confirmation by a majority of the Board of Supervisors, pressum-to-Section 3-160, for four year terms. Each of the members shall serve for a term of four years. Members may be removed by the Mayor only pursuant to Section 15.105.

(b) Seat Lon the Commission shall be a member with experience in environmental policy and an understanding of environmental justice issues. Seat 2 shall be a member with experience in ratepayer or consumer advocacy. Seat 3 shall be a member with experience in project finance. Seat 4 shall be a member with expersion in water systems, power systems, or public utility management. And Seat 3 shall be an at-large member.

(c) The respective terms of office of members of the Public Villities Commission who hold office on August 1, 2008, shall expire at noom on that date, and the members appointed pursuant to the amendments to this Section approved at the June 2008 election shall succeed to said office at that time, in order to provide for staggered terms, the members appointed to Seats 2 and 4 shall serve for an initial term of two years from August 1, 2008. The remaining three members appointed to Seats 1, 3, and 5 shall serve for an initial term of four years from August 1, 2008, and thereafter the terms of all members shall be four years.

(d) The Commission shall have charge of the construction, management, supervision, maintenance, extension, operation, use and control of all water and energy supplies and utilities of the City as well as the real, personal and financial assets, which are under the Commission's jurisdiction on the operative date of this Charter, or assigned pursuant to Section 4.132.

PROPOSITION F

Ordinance setting forth policies requiring the development plan for the Bayview Hunters Point area to include a significant amount affordable housing and requiring the Board of Supervisors to find that the development plan is consistent with these affordable housing policies before it approves any sale, conveyance or lease of the Cityowned land at Candlestick Point, including the property currently used for the existing Monster Park stadium and related parking areas, in connection with the development plan.

Be it ordained by the People of the City and County of San Francisco:

Section 1. Findings.

The People of the City and County of San Francisco (the "City")
make the following findings:

(a) In May 2007 the City's Board of Supervisors and Mayor approved a resolution endorsing a Conceptual Framework for the integgrated development of certain real property at Candlestick Point and the remaining phases of the Hunters Point Shipyard redevelopment project, both of which are located within the Bayview Hunters Point area of San Francisco (the "Bayview").

(b) The Shipyard property, owned by the United States Department of the Navy (the "U.S. Navy"), consists of a once thriving major maritime industrial center that employed generations of Bayview residents. In 1974, the U.S. Navy ceased operation of the Shipyard, the closure of which had profoundly negative impacts on the economic base of the Bayview. The Bayview is characterized by underused and declining former industrial areas in need of revitalization. In July 1997, the Board of Supervisors adopted and the Mayor approved a redevelopment plan for the Shipyard (the "Shipyard Redevelopment Plan").

Candlestick Point includes (i) the Alice Griffith Public Housing Development, also known as Double Rock ("Alice Griffith Public Housing"), which is owned by the San Francisco Housing Authority; (ii) the Candlestick Point State Recreation Area; and (iii) the City-owned stadium and related parking area under lease to the San Francisco Forty Niners (the "49ers") named Monster Park. In June 2006, the Board of Supervisors adopted and the Mayor approved a redevelopment plan covering large portions of the Bayview, including most of Candlestick Point (the "Bayview Redevelopment Plan").

(d) The Conceptual Framework envisions a major mixed-use project for the area, including hundreds of acres of new waterfront parks and open space, thousands of new units of housing, including affordable housing, extensive job-generating retail and research and development space, permanent space for the artist colony that exists in the Shipyard and a site for a new stadium for the 49ers. Combining planning and development for the Shipyard Property and Candlestick Point as an integrated revitalization project provides, among other goals, an opportunity to provide a significant amount of affordable housing. The Shipvard Property and Candlestick Point are referred to in this Initiative as the "Project Site." A map of these two areas is attached for reference as Exhibit A. The integrated development envisioned under the Conceptual Framework is referred to in this Initiative as the "Integrated Development Plan."

(e) The purpose of the Conceptual Framework was to (1) set forth certain goals and principles to guide the proposed redevelopment of the Project Site, (2) present a preliminary plan for the integrated development of the Project Site so that the City may begin environmental review under the California environmental Quality Act ("CEQA"), and (3) set forth the parameters for the City and the San Francisco Redevelopment agency to begin an extensive community and public review process of the preliminary proposal, as that proposal may be modified and updated during the public review and planning process. As such, the Conceptual Framework envisions the creation of affordable housing, but does not set specific goals with respect to the amount of affordable housing to be created by the project.

The Bayview Hunters Point Area Plan of the San Francisco General Plan identifies affordability as the primary housing issue facing the Bayview. As stated in the General Plan, the Bayview has a low median income relative to the rest of the City, such that to be affordable to most Bayview households, rental housing should be at a cost level affordable to those with 50% of the City's median income and ownership housing should be at a cost level affordable to households earning an amount equal to 80% of the City's medial income.

The Alice Griffith Public Housing is in need of repair and replacement. The Alice Griffith Public Housing site includes vacant land owned by the Housing Authority and provides an opportunity for the Housing Authority to partner in the overall redevelopment of housing in the area.

Section 2. Governmental and Public Review and Approval.

Any Integrated Development Plan for the Project Site will be subject to extensive public review and input and require public approvals from the City and various federal and state agencies, which may include among others the San Francisco Redevelopment Agency, the State Department of Parks and Recreation, the San Francisco Housing Authority, the San Francisco Bay Conservation and Development Commission, the State Lands Commission, the State Regional Water Quality Control Board and the U.S. Navy. The implementation of any Integrated Development Plan for the Project Site will also require amendments to the City's General Plan, the existing Bayview Redevelopment Plan and the Shipvard Redevelopment Plan following environmental review under CEQA. As a result of the public review and approval process described here, the boundaries of the Project Site as identified on Exhibit A and the provisions of the Integrated Development Plan as described in the Conceptual Framework and generally described in this Initiative may be materially different at the time of approval. The reference to the Project Site and Integrated Development Plan in this Initiative is intended to refer to both the Project Site and the Integrated Development Plan as they are defined in this Initiative, and as they may be modified in the future as a result of the public review and approval process, including the CEOA process.

Section 3. Purpose.

The purpose of this Initiative is to express the voters' intent that the City and other applicable agencies incorporate a significant affordable housing component into the Integrated Development Plan. The voters wish to encourage all local, state and federal agencies with applicable jurisdiction to take all steps necessary to proceed with an Integrated Development Plan consistent with this Initiative.

Section 4. Policies

It is the Policy of the People of the City that any Integrated Development Plan approved by the City for the Project Site under a new redevelopment plan for the Project Site or through amendments to the Shipyard Redevelopment Plan or Bayview Redevelopment Plan, or both, include the following provisions:

(a) The Integrated Development Plan shall require that at least one-half of all new housing units to be developed in the Project Site over the term of the redevelopment plan be affordable as follows: (1) at leastone-sixth of all units shall be affordable to 80% SFMI households; (2) at least one-sixth of all units shall be affordable to 60% SFMI households: and (3) at least one-sixth of all units shall be affordable to 30% SFMI households. For purposes of this subsection (a):

(i) "80% SFMI household," "60% SFMI household," and "30% SFMI household" mean, respectively, a household that earns no more than 80%, 60%, and 30% of the median household income, adjusted for family size, in the City, as calculated by the Mayor's Office of Housing or its successor ("MOH") each year using data from the United States Department of Housing and Urban Development ("HUD") or, if that data is unavailable, from other comparable, publicly available and credible

- (ii) "Affordable" means a residential dwelling offered for rent at a monthly price, including utilities, that does not exceed thirty percent (30%) of household monthly gross income, or offered for sale at a price with a payment for all housing costs that is consistent with MOH's underwriting guidelines. MOH shall develop and maintain guidelines that specify affordability and other requirements, including a minimum household size for dwellings with a certain number of bedrooms or square
- (b) The Integrated Development Plan shall provide that preferences for the affordable housing provided by this Initiative shall be made available for rent or purchase to persons and families of low- and moderate-income in the following order of priority, to the extent permitted by law: (1) any resident in good standing of Alice Griffith Public Housing as of January 1, 2008 or subsequently; (2) persons who have rights to residential relocation assistance under the San Francisco Redevelopment Agency's Certificate of Preference Program as amended by San Francisco Redevelopment Agency Resolution No. 253-98, adopted on December 8, 1998 and others who are entitled to residential relocation assistance under the California Redevelopment Law because they have been displaced from redevelopment project areas in San Francisco; (3) rent burdened or assisted housing residents, defined as persons paying more than 50% of their income for housing, or persons residing in public housing or HUD Section 8 housing; (4) San Francisco residents and (5) members of the general public. Any residency preference authorized under this Section shall be permitted only to the extent that such preference: (a) does not have the purpose or effect of delaying or otherwise denying access to housing based on race, color, ethnic origin, gender, religion, disability, age, or other protected characteristic of any member of an applicant household; and (b) is not based on how long an applicant has resided or worked in the area.
- Any rebuilding of Alice Griffith Public Housing as part of the Integrated Development Plan, to the extent allowed under any applicable federal and state laws, (i) shall provide at least one-for-one replacement units targeted to the same income levels as those of the existing

LEGAL TEXT OF PROPOSITION F

residents and (ii) must be phased to ensure that all eligible residents of Alice Griffith Public Housing as of January 1, 2008, have the right to move to new comparable units on the Alice Griffith Public Housing site without being displaced from existing Alice Griffith Public Housing until the new replacement units are ready for occupancy; provided, however, this Initiative does not intend to fix income eligibility for Francisco Housing Authority residency or alter any applicable rules or regulations of the San Francisco Housing Authority or of HUD regarding eligibility for residency.

Section 5. Disposition of City Land at Candlestick Point

The Board of Supervisors shall not approve any sale, conveyance or lease of the City-owned land at Candlestick Point, including the property currently used for the existing Monster Park stadium and related parking areas, in connection with the Integrated Development Plan unless the Board of Supervisors finds, following the public review process described in Section 2 of this Initiative, that the Integrated Development Plan is consistent with and incorporates the policies set forth in Section 4 of this Initiative.

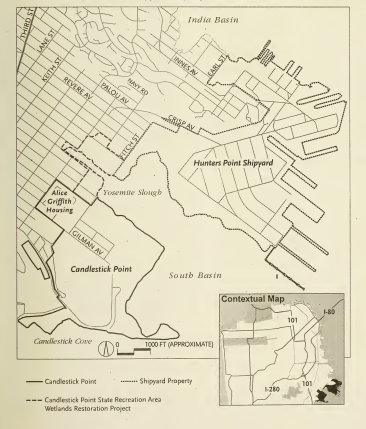
Section 6. Severability

If any provision of this Initiative, or any application of this Initiative to any person or circumstance is held invalid, such invalidy shall not affect any provision or application of this Initiative that can be given effect without the invalid provision or application. To this end, the provisions of this Initiative are severable.

(Legal Text of Proposition F includes "Exhibit A" on next page.)

EXHIBIT A

Map of the the Shipyard Property and Candlestick Point



PROPOSITION G

Section 1. Title.

This Initiative shall be known and may be cited as the "Bayview Jobs, Parks and Housing Initiative."

Section 2. Findings.

The People of the City and County of San Francisco (the "City") make the following findings:

- (a) Improving the quality of life of the residents of the Bayview Hunters Point community (the "Bayview") is one of the City's highest priorities. Expediting the revitalization of the Bayview will provide long overdue improvements that also will benefit the City as a whole. Both the Hunters Point Shipyard (the "Shipyard") and Candlestick Point are part of the Bayview and together make up the largest area of underused land in the City. Combining planning and development for the remainder of the Shipyard that is not already underway (the "Shipyard Property") and Candlestick Point as an integrated revitalization project will provide hundreds of acres of much needed public parks and public open space, significant jobs and economic development opportunities, particularly for residents and businesses of the Bayview, and a substantial number of new affordable and market-rate housing units, including a mix of rental and for-sale units. Integrated development of these areas can also provide a world-class site for a new stadium for the San Francisco Forty Niners (the "49ers"), including improvements in transportation and other infrastructure. The Shipyard Property and Candlestick Point, subject to any final adjustments as described in Section 9, are referred to in this Initiative as the "Project Site." A map of these two areas is attached for reference as Exhibit A. (b) The Shipyard was once a thriving, major maritime indus-
- trial center that employed generations of Bayview residents. Following World War II, the Shipyard was a leading hub of employment for the Bayview, providing logistics support, construction and maintenance for U.S. naval operations. At its peak, the Shipyard employed more than 17,000 civilian and military personnel, many of whom lived in the adjacent Bayview neighborhood. In 1974, the United States Department of the Navy (the "Navy") ceased operation of the Shipyard. The closure of the Shipyard had profoundly negative impacts on the economic base of the Bayview. In 1993, the United States Congress passed special legislation that gave the Navy authority to convey the Shipyard to City.
- (c) Candlestick Point Includes: (i) the Alice Griffith Housing"), Development, also known as Double Rock ("Alice Griffith Housing"), which, although in need of repair or replacement for its residents, has few governmental resources for those repairs; (ii) the Candlestick Point State Recreation Area, much of which is severely under-improved, under-utilized and under-funded, and the restoration and improvement of which has been a long-term goal of the Bayview, the City and the State; and (iii) the City-owned stadium, named Monster Park, that is nearing the end of its useful life.
- (d) The Yosemic Slough, which lies between Candlestick Point and the Shipyard Property, was once a pristine wethand area but has been subject to environmental distress caused by illegal dumping and neglect. The California State Parks Foundation and California State Parks are in the process of implementing the Yosemite Slough Restoration plan, which will reopen the Yosemite Slough to public access, create the large act contiguous wettand area in the City and make the wetlands pristine
- again.

 (e) The City's lease of Monster Park to the 49ers is scheduled to expire in May 2013, although the 49ers have the right to extend that date by exercising certain extension options. In the fall of 2006, the 49ers announced their intention to explore relocating to Santa Clara. Since then, the 49ers have continued to evaluate the feasibility of building a new stadium both there and in San Francisco: Regardless of the 49ers' final decision, the City would like to proceed with the integrated revitalization of the Project Site, with or without a new stadium.
- (f) Community and elected officials and San Francisco voters have consistently expressed their support for revitalizing the Project Site

and demanded accountability from the federal government to clean up the Shipyard. In July 1997, the Board of Supervisors adopted and the Mayor approved a redevelopment plan for the Shipyard (the "Shipyard Redevelopment Plan"), and in June 2006, after a ten-year planning process, the Board of Supervisors adopted and the Mayor approved a redevelopment plan covering large portions of the Bayview, including most of Candlestick Point (the "Bayview Redevelopment Plan"). Both those redevelopment plans are designed to create economic development, affordable housing, parks and open space and other community benefits by developing underused lands like those comprising the Project Site. More recently, in May 2007 the Board of Supervisors and the Mayor approved a resolution endorsing a Conceptual Framework for the integrated development of the Project Site with a major mixed-use project, including hundreds of acres of new waterfront parks and open space, thousands of new units of housing, a robust affordable housing program, extensive job-generating retail and research and development space, permanent space for the artist colony that exists in the Shipyard and a site for a new stadium for the 49ers on the Shipyard Property.

(g) In furtherance of the Board's May 2007 resolution and in compliance with the California Environmental Quality Act ("CEQA"). on August 31, 2007 the Redevelopment Agency of the City and County of San Francisco (the "Agency") and the San Francisco Planning Department published a Notice of Preparation of an Environmental Impact Report (the "NOP") and solicited public participation in determining the scope of an Environmental Impact Report ("EIR") for the development of the Project Site. Both the NOP and the Conceptual Framework contemplate that integrated development of the Project Site should proceed whether or not the 49ers elect to build a new stadium on the Project Site and contemplate that, if a new 49ers' stadium is not constructed because the 49ers move to Santa Clara or elsewhere, other uses, including additional green office, science and technology, research and development and industrial space or housing-or a combination of those uses-will be developed on the Project Site instead of the stadium and associated parking.

Section 3. Purpose.

In light of the findings set forth in Section 2 above, the purpose of his Initiative is nexpress the voters' intent that the City and other applicable agencies move forward with the revitalization of the Project Site to provide tangible benefits for the Bayview in particular and the City generally and a new stadium site for the 49ers. Toward that end, the voters wish to repeal Propositions D and F, establish policies to guide the revitalization planning efforts, authorize the lease or conveyance of City-owned park land at Candlestick Point under certain conditions and encourage all local, state and federal agencies with applicable jurisdiction to take all steps necessary to proceed with the development of the Project Site consistent with this Initiative.

More specifically, the People of the City declare their purposes in enacting this Initiative to be as follows:

- (a) Improving and creating additional public parks and public open space in the Bayview, particularly along the waterfront. This Initiative will permit the City's park property at Candlestick Point, including land currently used for Monster Park and associated surface parking, to be transferred for development consistent with the objectives described in Section 4 below. At the same time, this Initiative requires that any park property transferred by the City be replaced with other public park and public open space property of at least the same size in the Project Site, all as provided in Section 6 below. It also encourages the improvement of the Candlestick Point State Recreation Area and the extension of the Bay Trail along the Project Site; also waterform.
- (b) Improving the quality, availability and affordability of housing in the Bayview. This Initiative encourages the development of new housing in the Project Site with a mix of rental and for-sale units, both affordable and market-rate.
- (c) Improving the quality of Alice Griffith Housing. This Initiative encourages the rebuilding of Alice Griffith Housing as a part of the development of the Project Site, subject to consultation with the resi-

dents of Alice Griffith Housing and to approval by applicable government agencies. If such approvals are obtained and Alice Griffith Housing is included in the integrated development project, such development must be consistent with the objectives in subsection (3) of Section 4 below that relate to Alice Griffith Housing.

(d) Elevating the Project Site into a regional center for green development and the use of green technology. This Initiative encourages the use of green building construction practices and the incorporation of environmental sustainability principles in the design and development of the Project Site, including the use of renewable energy. In addition, this Initiative encourages the inclusion of green development projects on the Project Site, such as green office, research and development or industrial projects, including a green office, science and technology, biotechnology or digital media campus.

Providing commercial opportunities and jobs for the residents of the Bayview. This Initiative encourages and anticipates construction and permanent jobs for local economically disadvantaged residents, particularly in the Bayview, and a range of economic development

opportunities, including retail and commercial space.

(f) Encouraging the 49ers to remain in San Francisco. The 49ers are an important source of civic pride and have contributed to the Bayview. They are closely identified with San Francisco, having played in San Francisco since the 1940s and in Candlestick Point since the 1970s. This Initiative encourages the 49ers to remain in San Francisco by providing a world-class site for a new stadium on the Shipyard Property. together with supporting infrastructure.

(g) Repealing the earlier stadium mall framework and financing propositions. In June 1997, the City's voters adopted two ballot measures-Proposition D and Proposition F-relating to stadium and mall development at Candlestick Point. Proposition D authorized the City to use lease financing to borrow up to \$100 million toward building a new stadium at Candlestick Point. Proposition F changed various City zoning and other laws so that a new stadium, an entertainment and regional shopping center and new residential developments could be built. In the fall of 2006 the 49ers decided that the proposed stadium did not meet their needs. The plan envisioned by Propositions D and F for a stadium and adjoining retail and entertainment center partially financed through the use of a \$100 million bond issuance by the City is no longer viable. Accordingly, this Initiative repeals both Propositions D and F.

Section 4. Policies.

It is the Policy of the People of the City that, consistent with the objectives set forth in this Section 4 and subject to the public review process generally described in Sections 5 and 9 below, the City shall encourage the timely development of the Project Site with a mixed-use project that includes the following major uses, together with supporting transportation and other infrastructure improvements (collectively, the "Project"): (i) over 300 acres of public park and public open space improvements, including the improvement of the existing Candlestick Point State Recreation Area, the establishment of a new State park area on the Shipyard Property, the creation of a number of recreation facilities, sports fields and neighborhood-oriented parks and the extension of the Bay Trail along the waterfront of the Project Site; (ii) between about 8,500 and 10,000 residential housing units across the Project Site, including a mix of rental and for-sale units, both affordable and market-rate; (iii) about 600,000 square feet of regional retail on Candlestick Point and about 100,000 square feet of neighborhood-serving retail on the Shipyard Property; (iv) about 2,000,000 square feet of green office, science and technology, biotechnology or digital media office, research and development and industrial uses on the Shipyard Property and about 150,000 square feet on Candlestick Point, with more of such uses on the Project Site if the stadium is not built on the Shipyard Property; (v) if practicable, a site for an arena or other public performance venue; (vi) if the 49ers and the City determine it is feasible to build a new stadium for the 49ers and the 49ers elect in a timely manner to do so, a site on the Shipyard Property for a new National Football League stadium for the 49ers, including green parking surfaces that would both accommodate parking for stadium events and serve as public playing fields at other times; and (vii) if a new stadium is not built, then additional green office, science and technology, research and development and industrial space, or housing-or a combination of those uses-instead of the stadium and associated parking. Development of the Project Site shall be consistent with the following objectives:

- (1) The integrated development should produce tangible community benefits for the Bayview and the City, and in so doing should:
 - Improve the Candlestick Point State Recreation Area to enhance public access to the waterfront and enjoyment of the Bay.
 - Create new public recreational and public open spaces in the Project Site.
 - Preserve the shoreline of the Project Site primarily for public park and public open space uses, including an extension of the Bay Trail along the Project Site's waterfront.
 - Afford a range of job and economic development opportunities for local, economically disadvantaged individuals and business enterprises, particularly for residents and businesses located in the Bayview.
 - Include neighborhood-serving retail.
 - Subsidize the creation of permanent space on the Shipyard Property for the existing artists.
 - Transform the contaminated portions of the Shipyard Property into economically productive uses or public open space, as appropriate.
 - Encourage the timely development of the Project Site and its public benefits, whether or not the 49ers decide to remain in San Francisco, including developing alternate uses for the stadium site on the Shipyard Property that are consistent with the other objectives set forth in this Section 4, but recognizing that the overall financial feasibility of the development of the Project Site and the phasing of the integrated development depends on the 49ers' vacating the current site of Monster Park, whether to a new stadium on the Shipyard Property or elsewhere outside of the Project Site.
- (2) The integrated development should reunify the Project Site with the Bayview and should protect the character of the Bayview for its existing residents, and in so doing should:
 - Foster the creation of strong commercial, institutional, cultural and urban design ties between the development in the Project Site and the Bayview in particular and the City in general.
 - Provide automobile, public transportation and pedestrian connections between the Shipyard Property and Candlestick Point to facilitate the integration of the Project Site and reunification with the Bayview.
 - Afford substantial affordable housing, jobs and commercial opportunities for existing Bayview residents and businesses.
 - Prohibit, in implementing the Project, the use of eminent domain to acquire any property that is currently residentially zoned, is improved with a building that contains one or more legally occupied dwelling units, is a church or other religious institution, or is publicly owned, including, without limitation, property owned by the Housing Authority of the City and County of San Francisco.
- (3) The integrated development should include substantial new housing in a mix of rental and for-sale units, both affordable and market-rate, and encourage the rebuilding of Alice Griffith Housing, and in so doing should:

- Provide substantial opportunities for new affordable housing that is targeted to the lower income levels of the Bayview population, including new units that are suitable for families, seniors and young adults.
- Include housing at levels dense enough to: create a distinctive urban form and at levels sufficient to make the development of the Project Site financially viable, consistent with the objectives stated in subsection (6) below; attract and sustain neighborhood retail services and cultural amenities; create an appealing walkable urban environment served by transit; help pay for transportation and other infrastructure improvements; and achieve economic and public benefits for the Bayview in particular and the City generally.
- Subject to consultation with Alice Griffith Housing residents and the receipt of all required governmental approvals, rebuild Alice Griffith Housing to provide at least one-for-one replacement units targeted to the same income levels as those of the existing residents and ensure that eligible Alice Griffith Housing residents have the opportunity to move to the new, upgraded units directly from their existing Alice Griffith Housing units without having to relocate to any other area.
- Include a mix of stacked flats, attached town homes and-in appropriately selected locations-low-rise, mid-rise and high-rise towers, to help assure the economic feasibility of the development and provide a varied urban design.
- (4) The integrated development should incorporate environmental sustainability concepts and practices, and in so doing should:
 - Apply sustainability principles in the design and development of public open spaces, recreation facilities and infrastructure, including wastewater, storm water, utility and transportation systems.
 - Apply green building construction practices.
 - Include energy efficiency and the use of renewable energy.
 - Encourage green development projects, such as green office, research and development or industrial projects, including a green technology, biotechnology or digital media campus.
- (5) The integrated development should encourage the 49ers—an important source of civic pride—to remain in San Francisco by providing a world-class site for a new waterfront stadium and supporting infrastructure, and in so doine should:
 - Provide parking, transportation, transit and other infrastructure necessary for the operation of the stadium, including automobile, public transit and pedestrian connections between the Shipyard Property and Candlestick Point in order to facilitate the efficient handling of game day traffic.
 - Prohibit the issuance by the City of lease revenue bonds or other debt that will be secured by or repaid from revenues on deposit in the City's General Fund to finance development of the new stadium.
- (6) The integrated development should be fiscally prudent, with or without a new stadium, and in so doing should:
 - Minimize any adverse impact on the City's General Fund relating to the development of the Project Site by relying to the extent feasible on the development to be self-sufficient.
 - · Promote financial self-sufficiency by: encouraging

- substantial private capital investment; leveraging land value created through the entitlement process for the Project Site; allowing the City or the Agency, subject to the review process generally described in Section 5 below, to contribute real property in the Project Site, so long as the contribution is linked to the provision of public benefits consistent with the
- the provision of upublic benefits consistent with the objectives in this Section 4 or to the grant of rights to the City or the Agency to share in surplus revenues from development of the Project Site; and permitting the use of certain tax exempt financing tools such as the allocation of property tax-increment from the Project Site, the issuance of tax allocation bonds based on such increment and the issuance of community facilities (Mello-Roos) bonds secured by private property in the Project Site.
- Allow the Agency to use its city-wide Affordable Housing Fund to help finance affordable housing projects in the Project Site.
- Except as provided immediately above, prohibit the use of property tax increment from any part of a redevelopment area outside of the Project Site to finance construction of improvements in the Project Site.
- To the extent feasible, use state and federal funds to pay for environmental remediation on the Project Site and help pay for transportation and other infrastructure improvements, and provide ways for other development projects outside the Project Site to pay their fair share for new infrastructure improvements.

Section 5. Governmental and Public Review of Development Plan.

Any development plan proposed for the Project Site, including the Project, will be subject to extensive public review and input. For example, any development plan will require public approvals from the City and the Agency, including conforming amendments to the City's General Plan and the existing Bayview Redevelopment Plan and Shipyard Redevelopment Plan, following environmental review under CEQA. Tether, under Federal and state laws, aspects of the development plan may also be reviewed by various regional, state and federal agencies, which may include the State Department of Parks and Recreation, the San Francisco Bay Conservation and Development Commission, the State Lands Commission, the State Regional Water Quality Control Board and the Navy.

Section 6. Disposition of City Land at Candlestick Point.

Under San Francisco Charter Section 4.113, the voters of the City approve the following (each a "Permitted Transfer"): (1) the sale, conveyance or lease for non-recreational purposes of any of the park land that is under the jurisdiction of the San Francisco Recreation and Park Commission and located within the boundary of Candlestick Point, including the property currently used in connection with the existing stadium and related parking areas; and (2) the construction, maintenance and use for non-recreational purposes of any structure on such property. Each Permitted Transfer may be free from any restriction that the affected real property be used for park or recreation purposes, so long as: (a) the City's approval of such Permitted Transfer requires a binding obligation to create new public park or public open space land areas, at least equal in size to the real property subject to the Permitted Transfer, that are located in the Project Site; and (b) the Board of Supervisors finds in approving a Permitted Transfer at the conclusion of the review process generally described in Section 5 above, that: (i) new land areas are suitable for public park or public open space and will be dedicated for such uses; and (ii) the Permitted Transfer furthers development of the Project Site consistent with the objectives set forth in Section 4 above. The voters' approvals granted under this Section 6 are not intended to modify or abrogate any existing legal commitment of the City or to limit any other

authority to sell, convey, lease or otherwise transfer any other Cityowned land in the Project Site or to build, maintain or use any such land or structures on such land under any City ordinance or other applicable, law.

Section 7. Repeal of Proposition D.

The approval of the voters to lease-finance a stadium development at Candlestick Point, in principal amount not exceeding \$100 million, as more particularly set forth in Proposition D adopted in June 1997, a copy of which is attached for reference as Exhibit B, is repealed in its entirety. Accordingly, the City no longer has voter authority as required under its Charter to issue lease revenue bonds under Proposition D for a stadium development.

Section 8. Repeal of Proposition F.

Proposition F, adopted by the voters on June 3, 1997, a copy of which is attached for reference as Exhibit C, is repealed in its entirety.

Section 9. Implementing Actions.

The People of the City encourage the City, the Agency and other public agencies with applicable jurisdiction to proceed as expeditionsly as possible to implement this Initiative, including, but not limited to, adopting land use controls for the Project Site consistent with the objectives set forth in Section 4 above and subject to the review process generally described in Section 5 above.

As a result of the public process generally described in Section 5 above and certain variables, including, for example and without limitation, market changes, economic feasibility and the timing of the 49ers departure from Monster Park, the final development plan for the Project Site may be materially different from the Project and the boundaries of the Project Site may be materially different from those identified on the Project Site may be materially different from those identified on Exhibit A. The People of the City encourage the Board of Supervisors and other public agencies with applicable jurisdiction to approve such final development plans at the conclusion of the review process generally described in Section 5 above, so long as the Board of Supervisors and the Mayor then determine that such plans are generally consistent with the objectives set forth in Section 4 above.

Section 10. Interpretation.

The title of this Initiative and the captions preceding the sections of this Initiative are for convenience of reference only. Such title and captions shall not define or limit the scope or purpose of any provision of this Initiative. The use of the terms "including," "such as" or words of similar import when following any general term, statement or matter shall not be construed to limit such term, statement or matter to the specific items or matters, whether or not language of non-limitation is used. Rather, such terms shall be deemed to refer to all other items or matters that could reasonably fall within the broadest possible scope of such statement, term or matter. The use of the term "or" shall be construed to mean and/or.

Section 11. Severability.

If any provision of this Initiative or any application thereof to any person or circumstance is held invalid, such invalidity shall not affect any provision or application of this Initiative that can be given effect without the invalid provision or application. To this end, the provisions of this Initiative are severable.

Attachments:

Exhibit A Map of the Shipvard Property and Candlestick Point

Exhibit B Proposition D (June 1997)

Exhibit C Proposition F (June 1997)

(Legal Text of Proposition G continues on next page.)

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EXHIBIT A

Map of the the Shipyard Property and Candlestick Point

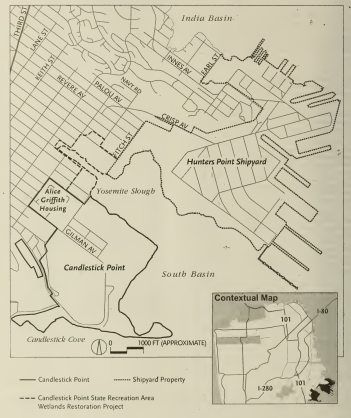


EXHIBIT B PROPOSITION D

SUBMITTING A BALLOT PROPOSITION FOR THIS YEAR'S JUNE 38D SPECIAL ELECTION, AUTHORIZING THE CITY TO LEASE-RINANCE A STADIUM DEVELOPMENT AT CANDLESTICK POINT, IN PRINCIPAL AMOUNT NOT EXCEEDING \$100,000,000, PROVIDED NO CITY TAXES ARE INCREASED OR NEWLY IMPOSED WITHOUT PROPOSITION 218 VOTER APPROVAL; AND FINDING THE LEASE-REVENUE BOND PROPOSITION IS IN CONFORMITY WITH THE EIGHT PRIORITY POLICIES OF PLANNING CODE SECTION 101.1 AND THE CITY'S GENERAL PLAN.

 RESOLVED, That pursuant to Charter Section 9.108, the Board of Supervisors hereby submits to the electorate of the City and County of San Francisco the following proposition:

Shall the City lease-finance a stadium development at Candlestick Point, in principal amount not exceeding \$100,000,000, provided no City taxes are increased or newly imposed without Proposition 218 voter approval.

The proposition shall be submitted to the electorate at the Special Election to be held on June 3, 1997. The proposition shall be placed on the ballot as a separate proposition in the form set forth above; and, be

- FURTHER RESOLVED. That the stadium development shall consist of the development, acquisition and/or construction of the stadium and related infrastructure, facilities, structures, equipment and furnishings, in whole or in part (collectively, the "Stadium Development"); and, be it
- FURTHER RESOLVED, That the term "infrastructure" shall mean the physical systems and services which support, in whole or in part, the Stadium Development and its users, including, but not limited to, parking, streets, highways, water systems and sewer systems; and, be
- FURTHER RESOLVED, That the term "Candlestick Point" shall mean Candlestick Point, the adjacent land and any other lands deemed necessary by the Board of Supervisors for the completion of the Stadium Development; and, be it
- FURTHER RESOLVED. That the authorized principal amount of \$100,000,000 shall be used to finance (1) a portion of the total cost of the Stadium Development; (2) cost of issuance; (3) capitalized interest; (4) reserve accounts; and (5) any other related cost designated by the Board of Supervisors; and, be it

 FURTHER RESOLVED, That the City shall not impose any new taxes or increase or extend any existing taxes for the Stadium Development without voter approval to the extent required by Proposition

218 passed by the voters on November 5, 1996; and, be it

FURTHER RESOLVED. That the Board of Supervisors having reviewed the proposed legislature, finds and declares that the proposed lease-revenue bond proposition is, on balance, in conformity with the General Plan and is consistent with the Eight Priority Policies of the Planning Code Section 101.1 and hereby adopts the findings of the City Planning Department, as set forth in Planning Commission Resolution No. 14295, adopted February 6, 1997 and incorporates said finding by reference: and, be it

- FURTHER RESOLVED, That the City shall not issue the bonds until the following conditions have been negotiated and concluded with the Mayor's Office:
 - The Forty Niners shall provide a written commitment to the City that it will play all of its home games in the stadium until the retirement of the City's bonds for the Stadium Development.
 - A certification from the Controller that the total net proceeds
 of bonds available for construction shall not exceed
 \$100,000,000. The City's contribution for construction shall
 be reduced by any net proceeds received from any tax allocation bonds that the Redevelopment Agency elects to issue
 based on tax increment generated by the Project.

- The City determines, through the Mayor's office, that sufficient financial commitments are in place to construct an adjacent retail shopping center.
- A written commitment to comply with all the requirements of Administrative Code Sections 12B and 12C that are applicable to the Stadium Development, including nondiscrimination in benefits based on domestic partner status.
- A written commitment to provide an opportunity for 1000 permanent jobs at the Project to recipients of general assistance who become eligible through a training program.
- A written commitment to use good faith efforts to provide that 50% of the construction jobs will be held by residents of the Bay-View Hunters Point-South Bayshore Community and 25% of permanent jobs available at the Project will be held by the community residents.
- A written commitment that the City will only be responsible for no more than 50% of football related operations and maintenance expenses of the stadium, based on a budget approved by the City and the Forty-Niners.
- A written commitment that there will be adequate provision for labor union representation at the project, including a card check neutrality agreement.
- A written commitment to pay any reduction in property tax revenues due to a reassessment to the extent necessary to service any tax allocation bonds issued for the Stadium Development.
- The City, through the Mayor's office, has determined that the City's contribution towards construction of the Project will be provided on a 20/80 prorata basis.
- For purposes of these conditions, Project shall be defined to mean both the Stadium Development and the proposed shopping retail center to be located at Candlestick Point. The Mayor shall deliver a certificate to the Board of Supervisors that the foregoing conditions have been met. Upon the Board of Supervisors approving the issuance of the bonds, such certificate shall be final and conclusive in all respects as to the satisfaction of all the foregoing conditions. Bonds includes bonds, lease-financing arrangements, and certificates of participation.

EXHIBIT C PROPOSITION F

Be it ordained by the People of the City and County of San Francisco:

Section 1. [Policy, Purpose]

It shall be the Policy of the People that a new professional football stadium, retail shopping and entertainment center, and related open space and parking be constructed, developed and operated at Candlestick Point consistent with the following principles:

The San Francisco Forty Niners are an invaluable source of civic pride and an integral part of San Francisco's image as a world-class city. The City and County of San Francisco must take immediate action to ensure that the Forty Niners have a suitable stadium in which to play their home games after the current lease at the existing stadium known as 3COM Park at Candlestick Point (formerly known as Candlestick Park) expires.

The City and County of San Francisco should have a state-of-theart professional football stadium suitable for hosting the National Football League's Super Bowl on a regular basis.

Candlestick Point and the surrounding area is the most suitable location within San Francisco for the construction of a new professional football stadium for the San Francisco Forty Niners and retail shopping and entertainment center that will assist in revitalizing the economy of the Bayview-Hunters Point-South Bayshore area and provide jobs.

The stadium shall be designed and constructed by the San Francisco Forty Niners, or an affiliate thereof, or a developer selected by the San Francisco Forty Niners or an affiliate thereof, through a combination of the San Francisco Forty Niners or an affiliate thereof.

tion of public and private financing.

The stadium shall be constructed in conjunction with the retail shopping and entertainment center.

The City and County of San Francisco shall retain ownership of the land upon which the stadium and retail shopping and entertainment center shall be built

The City and County of San Francisco shall enter into one or more ground leases with the San Francisco Forty Niners, or an affiliate thereof, or the developer of the stadium and/or retail shopping and entertainment center, selected by the San Francisco Forty Niners or its affiliate, for the stadium and retail shopping and entertainment center site.

Development of the stadium and retail and entertainment center shall incorporate open space and shall be consistent with the purposes of the Candlestick Point State Recreation Area and the recreational opportunities presently available in that area, including shoreline trails and shoreline access to San Francisco Bay.

The existing stadium shall be demolished once the new stadium is completed and ready for occupancy, provided that the Giants baseball team has relocated to a new facility

The stadium and retail stopping and entertainment center will produce substantial economic and public benefits for San Francisco residents generally and for the residents and business owners of the Bayview-Hunters Point-South Bayshore community specifically.

The stadium and retail shopping and entertainment center, and all related parking, will satisfy any public trust requirements and restrictions applicable to any portion of the site consisting of former tidelands and submerged lands.

Section 2. [Implementation]

Promptly following the effective date of this ordinance, the City and County of San Francisco, through the Board of Supervisors, the Planning Commission, Redevelopment Agency and other appropriate officials, boards or commissions, shall proceed to cooperate with the San Francisco Forty Niners, or its affiliate, in taking all action necessary to achieve the purposes of this ordinance, including but not limited to assisting in the negotiations for property acquisition and applying for conforming amendments to all applicable state and regional plans and regula-

Section 3. [Election Under Charter Section 4.113]

Pursuant to San Francisco Charter Section 4.113, the electors of the City and County of San Francisco hereby approve the lease for nonrecreational purposes of, and the construction, development, operation, maintenance, repair and replacement of structures for non-recreational purposes on, any and all of the park land presently under the jurisdiction of the City's Recreation and Park Commission and located within the boundaries of the Candlestick Point Special Use District as defined in this ordinance, including the property currently used for the existing stadium and paved stadium parking. Section 4. [General Plan; Amendment]

The General Plan of the City and County of San Francisco is hereby amended as follows:

(a) Figure 3 ("Generalized Land Use and Density") of the South Bayshore Area Plan Element shall be amended to redesignate the property generally bounded by Jamestown Avenue Extension, Giants Drive, Gilman Avenue, Arelious Walker Drive (Fitch Street), Carroll Avenue, Griffith Street, and San Francisco Bay, as the "Candlestick Point Special Use District.'

Figure 4 ("Candlestick Point Perimeter Proposed Revitalization Area") of the South Bayshore Area Plan Element shall be amended to indicate that the property within the Candlestick Point Special Use District shall be devoted to "Stadium, Commercial, Parking and Open Space" uses.

(c) New Policy 7.4 shall be added to the South Bayshore Area Plan Element to read as follows:

Encourage commercial development within the Candlestick Point Special Use District that will complement a new sports stadium and the other commercial areas within the South Bayshore Area and the City, and that will create job opportunities for South Bayshore residents.

The existing sports stadium within this district may be replaced with a new professional football stadium of a size and character suitable for hosting the National Football League's Super Bowl on a regular basis. The construction of a new football stadium should be accompanied by development of retail and entertainment uses complementary to the stadium that wil! assist in revitalizing the economy of the area and create employment opportunities for South Bayshore residents. The City should require developers of new uses within the district to make good faith efforts to provide both construction and permanent jobs to South Bayshore residents.

Commercial development within the district should consist primarily of destination-oriented uses that will supplement, and not substitute for, neighborhood-serving retail services within the South Bayshore area and particularly in the Third Street core commercial area, Structures to house retail and entertainment uses within the Candlestick Point Special Use District should be integrally linked to, and should be planned and developed as a comprehensive unit with, the stadium complex. The existing shoreline trail should be retained and enhanced. In addition, commercial development within the district should incorporate open space areas to the extent feasible. Transportation and transit improvements should be made in conjunction with development within the district. The City, with public input, should coordinate development within the Candlestick Point Special Use District with on-going revitalization efforts for the South Bayshore area.

Map 1 of the Recreation and Open Space Element shall be amended so that all property within the Candlestick Point Special Use District that is shown as property owned by the "Recreation and Park Department" shall be shown instead as property owned by "Other City Departments".

(e) Maps 2, 4, 8 and 9 of the Recreation and Open Space Element shall be amended by deleting all property within the Candlestick Point Special Use District from the "Existing Public Open Space" designation on Maps 2 and 4; the "Public Open Space" designation on Map 8; and the "Public Recreation and Open Space" designation on Map 9.

Map 2 of the Commerce and Industry Element shall be amended to add a notation for all property within the Candlestick Point Special Use District that states, "Candlestick Point Special Use District; see applicable Planning Code provisions."

(g) Map 4 of the Urban Design Element shall be amended to add a notation for all property within the Candlestick Point Special Use District that states, "Candlestick Point Special Use District; see applicable Planning Code provisions.'

The Land Use Index shall be amended to conform to the amendments made above in subsections (a) through (g) in this Section

Section 5. [Special Use District].

Part II, Chapter II of the San Francisco Municipal Code (City Planning Code) is hereby amended by adding Section 249.19 to read as follows:

"Section 249.19 Candlestick Point Special Use District.

A Special Use District entitled the "Candlestick Point Special Use District," the boundaries of which are designated on Sectional Map No. 10 SU of the Zoning Maps of the City and County of San Francisco, and which is generally bounded by Jamestown Avenue Extension, Giants Drive, Gilman Avenue, Arelious Walker Drive (Fitch Street), Carroll Avenue, Griffith Street, and San Francisco Bay, is hereby established for the purposes set forth below. The following provisions shall apply within the Candlestick Point Special Use District:

(a) Purposes. The following controls, imposed in the Candlestick Point Special Use District, shall accommodate the development of a stadium suitable for professional football and the National Football League's Super Bowl ("Stadium") and a retail shopping and entertainment center ("Retail/Entertainment Center"), together with open space and related parking facilities (collectively, the "Combined Project"), as principal uses, and other uses as conditional uses.

- (b) <u>Controls.</u> The specific controls set forth herein shall apply only to the principal uses and conditional uses described in this Section 249.19(b). Any other development not described herein shall be governed by the underlying zoning controls.
- (1) Principal Uses, The following uses shall be permitted as principal uses in this Special Use District:.
- (i) Stadium: A stadium, primarily to be used for professional football, but which may also be used for other sporting events or outdoor entertainment events, and which may include other assembly and entertainment uses, and other uses related to the stadium, including retail sales and personal service uses, sports clubs, restaurants and office uses accessory to the stadium (which shall not be deemed an "office development" subject to the provisions of Planning Code Sections 309 through 325 et seq.).
- (ii) Retail/Entertainment Center: A Retail Entertainment Center which may include any type or size of retail establishment, restaurant, bar, entertainment use (including but not limited to movie theaters), amusement enterprise (including but not limited to areade, nightclubs, bowling alleys, and skating rinks), and amusement park. Principal uses allowed under this subsection (ii) shall be limited to a total of 1.400,000 souare feet of occupied floor area.
- (iii) Open Space: Areas devoted to landscaping, shoreline access, shoreline trails, and active or passive recreational uses. The areas used for passive or active recreational uses may also be used as temporary parking areas to support stadium events, provided that such areas shall not be paved and shall include drainage and other improvements appropriate for both open space and temporary parking uses.

(iv) Parking: Off-street vehicle parking, provided by surface parking lots or underground or above ground parking garages to serve the Stadium and Retail/Entertainment Center.

(2) Conditional Uses. The Planning Commission may

- authorize the following uses within the Special Use District as a conditional use:

 (i) Any principally permitted uses allowed under
- Section 249.19(b)(1)(ii) which exceed a total of 1,400,000 square feet of occupied floor area.
- (ii) Any use not specified in subsection (b)(1) above and permitted in any C District, as that term is defined in Planning Code Section 102.5.
- (3) Prohibited Uses, Adult entertainment establishments, as defined in Planning Code Section 970.36, massage establishments as defined in Planning Code Section 790.60 and any type of gaming, wagering or gambling establishment, shall not be permitted within the Special Use District.
- (4) Floor Area Ratio. There shall be no floor area ratio limitation for the Combined Project or any approved conditional use.
- (5) Design Review By Planning Commission. Any application for a new structure, or major alteration of an existing structure, to house a use permitted by this section as a principal use under Section 249.19(b)(1) shall be subject to design review and approval by the Planning Commission. The Planning Commission shall approve such application if it finds that the proposed development meets the applicable height, bulk, floor area limitation and parking standards of this Section 249.19(b), and is consistent with the Priority Policies set forth in Planning Code Section 101.1, and that the architectural design of the structures, the landscaping, and the quantity and design of usable open space are appropriate for the intended use, location and purpose of the structure(s). The Planning Commission shall take final action on any completed application for a development permitted by this section within 60 days of its first public hearing on the application. The procedures and criteria in this subsection shall govern in lieu of the discretionary review process set forth in Section 26 of Part III of the San Francisco Municipal Code. The fee for review of any application under this subsection shall be based on the cost of the time and materials (calculated at a rate of \$77/hour as may be adjusted by the Consumer Price Index) up to a maximum fee of \$14,800.

- (6) Parking, Parking shall be governed by Article 1.5 of the Planning Code unless otherwise specified in this subsection.
- (i) Planning Code Section 159 and subsections (a), (b), (h) and (p) of Planning Code Section 155 shall not apply to parking provided within the Special Use District. Planning Code Sections 155(i) and (j) shall apply only to the amount of parking required under Section 151.
- (ii) For the purposes of calculating minimum required parking under Planning Code Section 151, in no case shall the total number of required parking spaces for the Combined Project exceed the greater of either the parking spaces calculated for the Studium or the parking spaces calculated for the Retail/Entertainment Center, standing alone.
- (7) Agneal. The Planning Commission's determination on the design of the Combined Project pursuant to Section 249.19(b)(5) shall be a final determination on all design issues, except that the Arts Commission shall review the design, if required by Charter Section 5.103. Notwithstanding the provisions of Section 26 of Part III of the San Francisco Municipal Code, review by the Board of Appeals on the issuance of any demolition permit, building or site permit in this Special Use District shall be limited to compliance with the San Francisco Building Code, Health Code and Fire Code.
- (c) State Park Land, To the extent any land owned or otherwise under the jurisdiction or control of the California Department of Parks and Recreation is included within the boundaries of the Special Use District, any development on such land shall be consistent with the purpose of the Candlestick Point State Recreation Area and shall continue to make available to the people the recreational opportunities that are offered by the shoreline, waters and environment of San Francisco Bay. To this end, no development shall be permitted within 120 feet of the shoreline of the San Francisco Bay, as measured at mean low tide. Section 6. [Height Limit; Exceptions]
- (a) Part II, Chapter II of the San Francisco Municipal Code (City Planning Code) is hereby amended by adding Section 263.14 to read as follows:
- "Section 263.14. Height Restrictions for Candlestick Point Special Use District.
- In the 60/150-200-X Height and Bulk District as designated on Sectional Map No. 10H of the Zoning Map, the height limit shall be 60 feet, except that heights up to 200 feet shall be permitted for any stadium use permitted within the Candlestick Point Special Use District. An exception to the 60 foot height limit may be granted by the Planning Commission as a conditional use within the Candlestick Point Special Use District up to a maximum height of 150 feet. In the event any stadium constructed within the Special Use District is integrated into a retail shopping center or other structure, any transitional structures which connect or otherwise attach the stadium to the other structure shall be considered part of the stadium for purposes of determining the permissible height of the transitional structure, All structures within the Candlestick Point Special Use District shall be exempt from the provisions of Planning Code Section 295.
- (b) Part II, Chapter II of the San Francisco Municipal Code (City Planning Code) is hereby amended by adding subsection (L) to Section 260(b)(1) to enact the following exemption from height limits otherwise established by the City Planning Code:
- "(L) In the Candlestick Point Special Use District, light standards for the purpose of the lighting the stadium, scoreboards associated with the stadium, and flagpoles and other ornamentation associated with the stadium."

Section 7. [Signs]

Part II, Chapter II of the San Francisco Municipal Code (City Planning Code) is hereby amended by adding Section 608.51 to read as follows:

"Section 608.4A. Signs for Uses Within the Candlestick Point Special Use District.

Any sign that directs attention to a business, commodity, service, industry or other activity that is or will be sold, offered or conducted

within the Candlestick Point Special Use District and that either is greater than 200 square feet in area or extends above the roofline of the building upon which the sign is located ("SUD Sign") shall be permitted within the Candlestick Park Special Sign District if approved by the Planning Commission as a conditional use. Planning Code Sections 608.4, 608.5 and 609.2, or any other regulation applicable to signs within the Candlestick Park Special Sign District, shall not apply to SUD Signs. SUD Signs shall conform to the restrictions set forth in Planning Code Section 607 for signs in C-3 Districts, except that there shall be no height limit for SUD Signs. The Planning Commission may authorize an SUD Sign as a conditional use if the design of the sign and any associated sign structure is appropriate for the intended use and location. This criterion shall be in lieu of the criteria set forth in Planning Code Section 303(c)(1) through (4). Any scoreboard or sign within a stadium located in the Candlestick Point Special Use District shall be exempt from regulation under Article 6 of the Planning Code. Principally permitted signs within the Special Use District shall be consistent with a sign program submitted and approved by the Planning Commission as part of the design review process for the Candlestick Point Special Use District.

Section 8. [Special Use District Boundaries; Zoning Maps]

(a) The boundaries of the Candlestick Point Special Use District created by this Ordinance are shown in Figure 1 attached hereto, which is

provided for general orientation purposes only.

(b) Special Use Map. Part II, Chapter II of the San Francisco Municipal Code (City Planning Code) is hereby amended by amending Sectional Map No. 10 SU of the Zoning Maps of the City and County of San Francisco to include the Candlestick Point Special Use District, the boundaries of which are hereinafter described.

The Special Use District shall include property bounded as follows, with street boundaries following the centerline of the referenced streets: Beginning at the point which is the intersection of Giants Drive and Gilman Avenue (the point of beginning), along Gilman Avenue to Arelious Walker Drive (also known as Fitch Street), along Arelious Walker Drive to Carroll Avenue, along Carroll Avenue to Griffith Street (a mapped but unconstructed street), along Griffith Street to the San Francisco Bay shoreline, then continuing south along the San Francisco Bay shoreline to Alvord Street (a mapped but unconstructed street), then continuing south and west along a line extending from Alvord Street to the San Francisco Bay shoreline, continuing east along the San Francisco Bay shoreline to Coleman Street (a mapped but unconstructed street), then north and east along Coleman Street to Jamestown Avenue Extension, then along the Jamestown Avenue Extension to the farthest west point of Assessor's Block No. 5000, then along the north west border of Assessor's Block No. 5000 to Giants Drive, then along Giants Drive to the intersection of Giants Drive and Gilman Avenue (the point of beginning).

Existing Use Districts	Use District Hereby Approved
P. M-1. M-2, RH-2	To Existing Use Districts Add the Candlestick Point Special Use District Overlay

(c) Height and Bulk. Part II. Chapter II of the San Francisco Municipal Code (City Planning Code) is hereby amended by amending Sectional Map No. 10 H of the Zoning Maps to enact the following changes in the height and bulk classifications for the property within the Candlestick Point Special Use District, as more particularly described in subsection (b) in this Section 8.

	Height and Bulk Districts to be Superseded	Height and Bulk District Hereby Approved	
I	OS; 40-X	60/150-200-X	

Section 9. [Waterfront Plan]

Chapter 61 of the San Francisco Administrative Code ("Waterfront Land Use"), adopted by the People of the City and County of San Francisco pursuant to Proposition H, is hereby amended as follows:

(a) Section 61.2(d) shall be amended by adding the following subsection:

"(3) This provision shall not be applicable to any new development within the Candlestick Point Special Use District."

(b) Section 61.4 shall be amended by adding the following subection:

"(i) Within the Candlestick Point Special Use District, any use that is permitted as a principal or conditional use under Planning Code Section 249.19"

Section 10. [Public Contracting Provisions]

Notwithstanding any provision of the San Francisco Municipal Code (the "Municipal Code") or any other ordinance or regulation of the City and County of San Francisco to the contrary, the Stadium, Retail/ Entertainment Center and related physical improvements and infrastructure to be constructed in the Candlestick Point Special Use District shall not be deemed to be a "public work or improvement" as that term or any similar term is used in any provision of the Municipal Code or any other ordinance or regulation of the City and County of San Francisco, including but not limited to. Chapter 6 of the San Francisco Administrative Code. No provision of the Municipal Code, nor any other ordinance or regulation of the City and County of San Francisco shall be deemed to require the person or entities, including the City and County of San Francisco, constructing any portion or all of the Stadium, Retail/ Entertainment Center and related improvements and infrastructure, to follow any particular procedure, comply with any bidding or advertising requirements, or otherwise engage in any particular practice with respect to the selection of contractors or sub-contractors for the award of contracts or subcontracts for the design, construction, purchase of materials, management or operation of any portion or all of the stadium, retail shopping and entertainment center and associated improvements; provided, however, the design and construction of the Stadium, Retail/Entertainment Center and related improvements and infrastructure shall be subject to the applicable provisions of Chapter 12B, 12C and 12D of the San Francisco Administrative Code and to the terms and conditions of any public financing and the ground lease or leases. It is the intent of the people of the City and County of San Francisco, in adopting this section of this Ordinance, that the design and construction of the Stadium, Retail/ Entertainment Center and related improvements and infrastructure shall be done in an expeditious manner, and shall not be undertaken as if such design and construction were the design and construction of conventional public work or improvement. This section shall be liberally construed to fulfill this intent

Section 11. [Redevelopment Agency]

The Candlestick Point Special Use District is within the South Bayshore Redevelopment Survey Area. In the event that a Redevelopment Project Area is adopted which includes the Combined Project, the Combined Project shall be subject to the authority of the Redevelopment Agency of the City and County of San Francisco authority pursuant to state law.

Section 12. [Compliance With Laws]

Except as otherwise specified herein, the construction of the Combined Project shall be subject to all federal, state and local laws, ordinances and regulations (as the same may be amended), including but not limited to the California Environmental Quality Act (Public Resources Codie Section 21000, et seq.).

Section 13. [Amendment]

Any provision of this ordinance may be amended by the Board of Supervisors and shall not require the vote of the electors of the City and County of San Francisco, provided that such amendments are consistent with the purpose and intent of this ordinance.

Section 14. [Severability]

If any provision of this ordinance, or any application thereof to any person or circumstance, is held invalid, such invalidity shall not affect any provision or application of this ordinance that can be given effect without the invalid provision or application. To this end, the provisions of this ordinance are severable.

PROPOSITION H

Ordinance amending Chapter 1 of Article I of the Campaign and Governmental Conduct Code by amending section 1.126 to prohibit elected officials and their controlled committees from soliciting or accepting contributions from certain City contractors.

Note: Additions are single-underline italics Times New Roman; deletions are strikethrough italies Times New Roman. Board amendment additions are double underlined. Board amendment deletions are strikethrough normal.

Be it ordained by the People of the City and County of San Francisco:

Section 1. The San Francisco Campaign and Governmental Conduct Code is hereby amended by amending Section 1.126, to read as

SEC. 1.126. CONTRIBUTION LIMITS - CONTRACTORS DOING BUSINESS WITH THE CITY.

(a) Definitions. For purposes of this Section, the following words and phrases shall mean:

(1) "Person who contracts with" includes any party or prospective party to a contract, as well any member of that party's board of directors, its chairperson, chief executive officer, chief financial officer, chief operating officer; any person with an ownership interest of more than 20 percent in the party; any subcontractor listed in a bid or contract; and any committee, as defined by this Chapter, that is sponsored or controlled by the party, provided that the provisions of Section 1.114 of this Chapter governing aggregation of affiliated entity contributions shall apply only to the party or prospective party to the contract.

(2) "Contract" means any agreement or contract, including any amendment or modification to an agreement or contract, with the City and County of San Francisco, a state agency on whose board an appointee of a City elective officer serves, the San Francisco Unified School District, or the San Francisco Community College District for:

(A) the rendition of personal services,

(C) the sale or leason as croccs.

(B) the furnishing of any material, supplies or equipment, the sale or lease of any land or building, or (D) a grant, loan or loan guarantee.

(3) "Board on which an individual serves" means the board to which the officer was elected and any other board on which the elected officer serves.

- (b) Prohibition on contribution. No person who contracts with the City and County of San Francisco, a state agency on whose board an appointee of a City elective officer serves, the San Francisco Unified School District or the San Francisco Community College District,
 - (1) Shall make any contribution to:
- (A) An individual holding a City elective office if the contract must be approved by such individual, the board on which that individual serves or a state agency on whose board on which an appointee of that individual serves:
 - (B) A candidate for the office held by such individual; or (C) A committee controlled by such individual or candidate
- Whenever the agreement or contract has a total anticipated or actual value of \$50,000.00 or more, or a combination or series of such agreements or contracts approved by that same individual or board have a value of \$50,000,00 or more in a fiscal year of the City and County
- (3) At any time from the commencement of negotiations for such contract until-

- (A) The termination of negotiations for such contract; or
- (B) Six months have elapsed from the date the contract is approved.
- (c) Prohibition on receipt of contribution. No individual holding City elective office or committee controlled by such an individual shall solicit or accept any contribution prohibited by subsection (b) at any time from the formal submission of the contract to the individual until the termination of negotiations for the contract or six months have elapsed from the date the contract is approved. For the purpose of this subsection. a contract is formally submitted to the Board of Supervisors at the time of the introduction of a resolution to approve the contract.
- (d) Forfeiture of contribution. In addition to any other penalty, each committee that receives a contribution prohibited by subsection (c) shall pay promptly the amount received or deposited to the City and County of San Francisco and deliver the payment to the Ethics Commission for deposit in the General Fund of the City and County: provided that the Commission may provide for the waiver or reduction of the forfeiture.
 - (ee) Notification.
- (1) Prospective Parties to Contracts. Any prospective party to a contract with the City and County of San Francisco, a state agency on whose board an appointee of a City elective officer serves, the San Francisco Unified School District or the San Francisco Community College District shall inform each person described in subsection (a)(1) of the prohibition in subsection (b) by the commencement of negotiations for such contract.
- (2) Individuals Who Hold City Elective Office. Every individual who holds a City elective office shall, within five business days of the approval of a contract by the officer, a board on which the officer sits or a board of a state agency on which an appointee of the officer sits, notify the Ethics Commission, on a form adopted by the Commission, of each contract approved by the individual, the board on which the individual serves or the board of a state agency on which an appointee of the officer sits. An individual who holds a City elective office need not file the form required by this subsection if the clerk or secretary of a board on which the individual serves or a board of a state agency on which an appointee of the officer serves has filed the form on behalf of the board.

Important Election Dates for the June 3, 2008 Consolidated Statewide Direct Primary Election

▶ Deadline to register to vote (see page 16):	May 19, 5 p.m.
▶ Deadline to change party affiliation (see page 6):	May 19, 5 p.m.
Deadline to notify Department of Elections of address change: (see page 16)	May 19, 5 p.m.
First day of Early Voting at City Hall (see page 7):	May 5 %
▶ Weekend Early Voting at City Hall (see page 7):	May 24-25 May 31-June 1
▶ Deadline to request a vote-by-mail ballot (see page 7):	May 27, 5 p.m.
▶ Deadline for new citizens to register and vote (see page 16):	May 27, 5 p.m.
▶ Election Day:	June 3, 7 a.m. to 8 p.m.

Ballot Worksheet

Fill in your choices - Cut out and take with you to the polls

Not all voters are eligible to vote on all partisan contests. Your sample ballot includes the contests for which you are eligible to vote. For more information, see page 6 and your sample ballot.

tate Senator	Vote for one	
	TOTE TOT OTTE	
Nember, State Assembly	Vote for one	
Aembers, County Central Committee	The spaces to the right allow for the maximum number of County Central Committee candidates for which any voter may vote. Please refer to your sample ballot for the number of candidates for which you may vote.	
NONPARTISAN OFFICES		
udge of the Superior Court, Seat #12	Vote for one	

(The ballot worksheet continues on the next page)



Ballot Worksheet (continued)

Fill in your choices - Cut out and take with you to the polls

PROPOSITIONS		
TITLE	YES	NO
98 : Eminent Domain. Limits on Government Authority. Initiative Constitutional Amendment.		
99 : Eminent Domain. Limits on Government Acquisition of Owner-Occupied Residence. Initiative Constitutional Amendment.		
A : School Parcel Tax	-	
B : Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund		
Forfeiture of Retirement Benefits for Conviction of a Crime Involving Moral Turpitude in Connection with City Employment	·	
D : Appointments to City Boards and Commissions		
Requiring Board of Supervisors' Approval of Mayor's Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members		4.3
Affordable Housing Requirement for the Candlestick Point and Hunters Point Shipyard Mixed-Use Development Project		
G : Mixed-Use Development Project for Candlestick Point and Hunters Point Shipyard		
Prohibiting Elected Officials, Candidates, or Committees They Control from Soliciting or Accepting Contributions from Certain City Contractors		

Notes:	

The Department of Elections makes every effort to print Candidate Statements and Proposition Arguments <u>exactly</u> as submitted – mistakes and all.



However, with all the items that are included in the Voter Information Pamphlet, it is possible that we have made a mistake of some kind in the layout and printing process. If we learn of any substantial errors on our part after the pamphlet has been printed and mailed out, we will publish a correction notice in local newspapers in the days preceding the election.

If necessary, a correction notice will appear in the Public Notices section of the *San Francisco Chronicle* and in *Sing Tao Daily* on May 20, 21 and 22, in *El Reportero* on May 21 and in *El Mensajero* on May 25.

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SAN FRANCISCO VOTER INFORMATION PAMPHLET

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IBC-EN-J08

IMPORTANT NOTICE TO ALL VOTERS

BE SURE YOUR VOTE COUNTS! VOTE AT YOUR ASSIGNED POLLING PLACE, OR VOTE BY MAIL.

It is important for you to vote at your assigned polling place. Your ballot is created to include all candidates and contests for which you are eligible to vote. The candidates and contests that appear on your ballot are determined by the address at which you are registered to vote. If you vote outside of your assigned polling place, only contests for which you are eligible to vote can be counted.

THE LOCATION OF YOUR POLLING PLACE IS PRINTED ON THE BACK COVER OF THIS PAMPHI ET!

If you are not able to vote at your assigned polling place on Election Day, or would like to vote early, please do one of the following:

- 1. Vote by mail (see the Vote-by-Mail Application on the back cover of this pamphlet); or
- 2. Vote at the early voting counter located at the Department of Elections in City Hall, Room 48.
 - Monday-Friday (except holidays), May 5-June 2, 8 a.m.-5 p.m.;
 - Saturday-Sunday, May 24-25 and May 31-June 1, 10 a.m.-4 p.m.; and
 - Election Day, Tuesday, June 3, 2008, 7 a.m.—8 p.m.

If you have any questions, please visit our Web site at www.sfgov.org/elections or call us at 415-554-4375

eturn Address:		Place a First Class stamp here. Post Office will not deliver without one.

Did you sign the other side of your Vote-by-Mail Application?



DIRECTOR OF ELECTIONS DEPARTMENT OF ELECTIONS 1 DR CARLTON B GOODLETT PLACE ROOM 48 SAN FRANCISCO CA 94102-4634

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DEPARTMENT OF ELECTIONS

City and County of San Francisco
1 Dr. Carlton B. Goodlett Place, Room 48
San Francisco, CA 94102-4634
www.sfaov.org/elections



NON PROFIT ORG.
U.S. POSTAGE
PAID
San Francisco,
California
Permit No. 2750

CHANGE SERVICE REQUESTED

Check Your Polling Place Address Below 請在此頁下面查找你的投票站地址 Verifique la dirección de su lugar de votación indicada abajo

Congressional District 12 State Senate District 8 Assembly District 12

Ballot Type 07

Your Polling Place Address Is: 你的投票站地址是:

La dirección de su lugar de votación es:



Access:

Are the entryway and the voting area accessible? 入口和投票區是否出入方便? ¿Son accesibles la entrada v el área de votación

· .	
in?	

Party Registration 黨派登記 Afiliación política

For additional accessibility information, please call 415-554-4375. 欲知更多關於方使出入投票站的資訊·請政電 415-554-4367。 Para más información sobre accesibilidad, por favor llame al 415-554-4366.

This Vote-by-Mail Application must	be in the Department of Elections	office by 5 p.m. on May 27,	2008
------------------------------------	-----------------------------------	-----------------------------	------

If you are a Permanent Vote-by-Mall Voter, you DO NOT need to send in this application. A ballot will be sent to you automatically. 如果你是永久郵寄投票的强民,你不必寄送本申請表,我們會自動寄選票給你。 St usted va es un Elector de Voto por Correo Permanente. NO necesita envivar esta solicitud. Se le enviará una boleta automáticamente.

Check here if you wish to become a Permanent Vote-by-Mail Voter (for information, see page 7).

如果你想申請成為永久郵寄投票的選民,請勾選此處 (請參閱第7頁的說明)。
Marque aquí si desea ser un Elector de Voto por Correo Permanente (para más información, yea la página 7).

Marque aqui si desea ser un Elector de Voto por Correo Permanente (para más información, vea la página ——

將來的選舉,我想收到中文版的選民資料手冊:

Deseo recibir futuros folletos en español:

Print Name					
Address (Residential Stree	et)	Mailing Address	(If different from	Mailing Address	printed below)
San Francisco CA	941	Mailing Address			
Daytime Phone					
Evening Phone		City, State, Zip Co	ode Cou	ntry	

I certify under penalty of perjury that this information is true and correct. / 本人依照偽證罪法例宣誓 • 所墳資料真實無誤。 / Certifico bajo pena de perjurio que esta información es verídica y correcta.

Sign Here / 在此簽名 / Firme aquí

/ /0

We must have your signature - Do not print / 我們一定要有你的簽名 - 不要楷寫 / Debemos recibir su firma - No escriba en letra de molde

Date / 日期 / Fecha

Mailing Address

Consolidated Statewide Direct Primary Election • City and County of San Francisco

Tuesday, June 3, 2008

THE POLLS WILL BE OPEN FROM 7 A.M. TO 8 P.M.

Voter Information Pamphlet & Sample Ballot



A Vote-by-Mail Application is provided on the back cover of this pamphlet.

重要:如果你已經申請中文版的選舉材料,不久你會收到中文版的選民 資料手冊。中文版的手冊不包含選票樣本。

請保留這份選民資料手冊,以便參閱其中的選票樣本。如果要索取中文版的手冊或需要其他協助,請致電 415-554-4367。

IMPORTANTE: Si usted ha solicitado materiales electorales en español, dentro de poco se le enviará un folleto de información para los electores en español. El folleto en español no contendrá la muestra de la boleta. Guarde esta copia del folleto en inglés para consultar su muestra de la boleta. Para solicitar una copia del folleto en español o recibir algún otro tipo de asistencia, por favor llame al 415-554-4366.

This Voter Information Pamphlet contains a sample ballot for the following political parties:

本選民資料手冊包含以下掌派的選票様本:

Este Folleto de Información para los Electores contiene una muestra de la boleta electoral de los siguientes partidos políticos:

American Independent

Democratic

発主黨 / Demócrata

Green

Libertarian

自由論黨 / Libertario

Peace and Freedom 和平自由第7 Paz y Libertad

Republican

共和黨 / Republicano

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Check the back cover of this pamphlet for your party registration and polling place address. Your polling place may have changed

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p. 61

請查看這本手冊的封底,以了解你的黨派以及投票站地址。你的投票站地點可能已經有改動! Verifique su afiliación a un partido político y la dirección de su

Verifique su afiliación a un partido político y la dirección de su lugar de votación en la contraportada de este folleto. ¡Su lugar de votación puede haber cambiado!

Published by: Department of Elections City and County of San Francisco 1 Dr. Carlton B. Goodlett Place, Room 48 San Francisco, CA 94102-4634

Department of Elections: 415-554-4375 選務處: 415-554-4367

Departamento de Elecciones: 415-554-4366 TTY: 415-554-4386 www.sfgov.org/elections

Ballot Type 08

Join the Pollworker Team on Election Day!

Our success in providing the best voting experience to San Francisco voters depends on your support! Do not wait – join our team of pollworkers!

The Department of Elections is always looking for dedicated, efficient and friendly people to work as pollworkers on Election Day. Over 2,500 workers are needed to staff 561 polling places in various locations throughout the City.

Complete the application below, cut it out and mail or fax it to:

Department of Elections
Pollworker Division
1 Dr. Carlton B. Goodlett Place, Room 48
San Francisco, CA 94102-4634
Fax: 415-554-7829

8_	

DEPARTMENT OF ELECTIONS — POLLWORKER APPLICATION

I am a REGISTERED VOTER of CALIFORNIA and would like to be placed on a list of potential pollworkers for the June 3, 2008 Consolidated Statewide Direct Primary Election or future elections.

FIRST NAME	M.I.	LAST NAME	
ADDRESS		San Francis	ZIP CODE
E-MAIL ADDRESS ()) HOME PHONE	() CELL PHONE	reliable to in order t	ave access to STES are access to
Sign Here		/ / 08 // TODAY'S DATE DATE	/ E OF BIRTH (Month/Day/Year)

Please indicate any language(s) you speak in addition to English.

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SAN FRANCISCO VOTER INFORMATION PAMPHLET

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> Printed on paper containing a minimum of 50% post-consumer content.



DEPARTMENT OF ELECTIONS City and County of San Francisco www.sfgov.org/elections



JOHN ARNTZ Director

April 16, 2008

Dear San Francisco Voter:

In the June 3, 2008 Consolidated Statewide Direct Primary Election, voters must vote according to their party affiliations. Voters who have registered with a particular political party may only receive that party's ballot, and cannot vote using another party's ballot.

However, the Democratic Party and the Republican Party will allow voters who have declined to state a party affiliation to vote on their party ballots. Decline-to-state voters may also vote a purely nonpartisan ballot, which includes only state and local measures and the contest for Judge of the Superior Court.

Decline-to-state voters who are also permanent vote-by-mail voters have been mailed a postcard that they can use to request a Democratic or Republican Party ballot. Decline-to-state voters who vote at polling places on Election Day must tell the pollworker if they want either of these party ballots. If no request is made, the voter will receive a nonpartisan ballot.

Please read page 6 of this pamphlet for more information about party-affiliated and decline-to-state voters. The last day for people to register to vote in this election or to change their party affiliation is May 19.

YOUR BALLOT

The ballot will have partisan candidate contests (if any), the contest for the Judge of the Superior Court, and state and local measures on the same side. Any candidate contests will appear on the left side of the ballot and the measures will appear in the middle of the ballot. Also, most ballots have contests on the back of the cards, so remember to look on both sides of each ballot card before mailing your ballot to the Department of Elections or voting at the polling place.

VOTING IN CITY HALL

29 days before every election, outside our City Hall office, the Department opens a polling place that is available for all voters regardless of where they live in the City. Before the May 19 deadline to register to vote, people can change their registration information such as their party affiliation and then vote the same day. The City Hall polling place is open during the week from 8 a.m. until 5 p.m. and during the two weekends prior to Election Day – May 24 and 25; May 31 and Jun 1 – from 10 a.m. until 4 p.m. until 4 p.m.

TO CONTACT US

If you have questions or need more information on any issue related to the election, please contact the Department at 554-4375, 554-4367 (Chinese), or 554-4366 (Spanish). Also, our Web site – www.sfgov.org/elections – is an excellent source of information and provides materials in English, Chinese, and Spanish.

Respectfully, John Arntz, Director



Fax (415) 554-7344



Purpose of the Voter Information Pamphlet

The purpose of this pamphlet is to provide voters with information about candidates and ballot measures before each election. In addition to the sample ballot, this pamphlet contains: information about voting in a primary election; an impartial summary of each local ballot measure prepared by the City's Ballot Simplification Committee; a financial analysis of each local ballot measure prepared by the City's Controller; an explanation of how each local ballot measure qualified for the ballot; arguments supporting and opposing local ballot measures; and the legal text of each local ballot measure.

You may bring this pamphlet with you to your polling place. In addition, every precinct is supplied with a copy of the Voter Information Pamphlet. Please ask a pollworker if you would like to see it.

The Department of Elections delivers the Voter Information Pamphlets to the Post Office for delivery to individual voters. If you do not receive your pamphlet by May 19, 2008, please contact your local Post Office and the Department of Elections.

This pamphlet is also available in Chinese and Spanish.

這本手冊有**中文**版,如果要索取中文版,請致電:(415)554-4367。

Este folleto también está disponible en español. Para solicitar una copia, por favor llame al 415-554-4366.

The Ballot Simplification Committee

The Ballot Simplification Committee prepares an impartial summary of each local ballot measure. In addition, the Committee writes or reviews other information in this pamphlet, including the glossary of "Words You Need to Know" and the Frequently Asked Questions (FAQs). The Committee members have backgrounds in journalism, education and written communication, and they volunteer their time to prepare these informational materials for voters. The Committee members are:

Betty Packard, Chair

Nominated by the Northern California Broadcasters Association

Suzanne Stassevitch

Nominated by the League of Women Voters

Dana Chisnell

Nominated by the Northern California Media Workers Guild

June Frans

Nominated by the National Academy of Television Arts and Sciences

Ann Jorgensen

Nominated by the San Francisco Unified School District

Ann O'Leary, ex officio

Deputy City Attorney

Accessible Voting and Services for Voters With Disabilities

Vote-by-Mail before Election Day – Vote-by-mail voters are mailed an official ballot prior to the upcoming election, which allows them to vote privately and at their own leisure. Any registered voter may request to vote by mail in any election. A Vote-by-Mail Application can be found on the back cover of this pamphlet. For more information, see page 7.

Early Voting in City Hall – During the 29 days prior to an election a voter may come to the Department of Elections on the ground floor of City Hall and vote. City Hall is fully accessible from any of its four entrances. The polling station at City Hall is equipped with all of the assistance tools provided at all polling places on Election Day. For more information, see page 7.

Access to the Voter Information Pamphlet – The San Francisco Public Library for the Blind and Print Disabled, at 100 Larkin Street, distributes recorded copies of the Voter Information Pamphlet on cassette. To request a copy call Martin Magid at 415-557-4253. These are also available at the Department of Elections. In addition, you may access a PDF or text copy of the Voter Information Pamphlet online on the Department of Elections Web site: www.sfaov.org/elections.

Accessible Voting Machine – Voters with, but not limited to, sight and mobility impairments have the option to use an accessible voting machine. This machine is designed to assist voters with specific needs to vote independently and privately; it is available at every polling place on Election Day. For instruction on its use, please see page 14.

Other Forms of Assistance at the Polling Place:

Personal Assistance – A voter may bring up to two persons, or pollworkers, into the voting booth for assistance in marking his or her ballot.

Curbside Voting – If a voter is unable to enter a polling place, pollworkers can be asked to bring the necessary voting materials to the voter outside the polling place.

Reading Tools – Every polling place is provided with large print instructions on how to mark a ballot and special optical sheets to magnify the print on the ballot.

Seated Voting – Every polling place has at least one voting booth that allows voters to vote while in a seated position.

Voting Tools – Every polling place has two easy-grip pens for signing the roster and marking the ballot.

TTY (Teletypewriter Device) – The Department of Elections can also be reached via TTY by calling 415-554-4386.

If your polling place is not functionally accessible, you may call 415-554-4551 prior to Election Day to find out the location of the nearest accessible polling place within your district. For accessible polling place information on Election Day, or further information on accessibility for the upcoming election, please contact the Department of Elections at 415-554-4375.

Multilingual Voter Services: Voter Assistance in Chinese and Spanish

多種語言選民服務:

選民中文和西班牙文語言協助

Servicios Multilingües para los Electores: Asistencia para los Electores en Chino y Español

In compliance with federal law and local ordinance, the Department of Elections provides services to voters and official election materials in Chinese and Spanish, in addition to English. Multilingual voter services include:

- Translated election materials including: ballots, voter registration forms, voter notices, vote-by-mail ballot
 applications and instructions, and Voter Information Pamphlets.
- Telephone assistance in Chinese and Spanish, available Monday through Friday, 8 a.m. to 5 p.m. and from 7 a.m. to 8 p.m. on Election Day.
 - Telephone Assistance in Chinese: 415-554-4367
- Telephone Assistance in Spanish: 415-554-4366
- · Instructional signs in English, Chinese and Spanish at all polling places on Election Day.
- · Chinese and Spanish bilingual pollworker assistance at designated polling places on Election Day.
- · Voter information in Chinese and Spanish on our Web site at www.sfgov.org/elections

中文選民服務

依照聯邦法律和地方法令,選務處提供選民中文服務和官 方選舉資料。中文服務包括:

- 已翻譯的選舉資料,其中包括:選票、選民登記表、 選舉預告、郵寄投票申請表和指南以及選民資料手 冊。
- 由星期一至星期五上午8時至下午5時及選舉日上午 7時至晚上8時提供的中文電話協助:415-554-4367。
- 於選舉日在每個投票站提供中文的說明標牌。
- 於選舉日在指定的投票站提供中文語言協助。
- 在選務處網站(www.sfgov.org/elections)提供中文選舉 資料。

中文版的選民資料手冊

除了英文版選民資料手冊之外,選務處還提供中文版的選 民資料手冊。如果你想要選務處郵寄給你一本中文版的選 民資料手冊,請致電:415-554-4367。

Asistencia para los Electores en Español

Conforme a la ley federal y el reglamento municipal, el Departamento de Elecciones proporciona materiales electorales y asistencia a los electores en español. Servicios para los electores en español incluyen:

- Materiales electorales traducidos incluyendo: la boleta electoral, el formulario de inscripción para votar, avisos a los electores, solicitudes e instrucciones para votar por correo y el Folleto de Información para los Electores.
- Asistencia telefónica en español disponible de lunes a viernes de 8 a.m. a 5 p.m. y en el Día de las Elecciones de 7 a.m. a 8 p.m. llamando al 415-554-4366.
- Rótulos con las instrucciones en español en los lugares de votación el Día de las Elecciones.
- Trabajadores electorales bilingües en los lugares de votación designados.
- Información electoral en nuestro sitio Web en español: www.sfgov.org/elections

El Folleto de Información para los Electores en español

Además del Folleto de Información para los Electores en inglés, el Departamento de Elecciones provee un Folleto de Información para los Electores en español a los electores que lo soliciten. Si desea recibir un Folleto de Información para los Electores en español, por favor llame al 415-554-436.

Primary Election Information for Party-Affiliated and Decline-to-State (Nonpartisan) Voters

The Department of Elections has provided this sample ballot booklet for the June 3, 2008 Consolidated Statewide Direct Primary Election for the following qualified parties:

- American Independent Party
- Democratic Party
- Green Party
- Libertarian Party
- · Peace and Freedom Party
- Republican Party

To determine your party registration, look at the box containing your polling place address on the back cover of this booklet. The party with which you are registered is identified by one of the codes listed below:

Al	American Independent Party	PF .	Peace and Freedom Party
DEM	Democratic Party	REP	Republican Party
GRN	Green Party	NP	Decline to state a party affiliation (DTS) / Nonpartisan
LIB	Libertarian Party		

The June 3, 2008 election is a modified closed primary. In this type of election, a voter who has registered with a particular political party may vote only for candidates from that party. Voters who declined to state a party affiliation at the time of registration (decline-to-state voters) may request a ballot from one of the parties that allow decline-to-state voters to vote their party ballot in this election. All registered voters, regardless of party affiliation, may vote in nonpartisan contests and for or against ballot measures.

In this election, decline-to-state voters may request a party ballot for the following political parties:

- The Democratic Party, which allows decline-to-state voters to vote for candidates for all offices except County Central Committee
- The Republican Party, which allows decline-to-state voters to vote for candidates for all offices except County Central Committee.

Note: The American Independent Party also allows decline-to-state voters to vote its party ballot in this election. However, there are no American Independent Party candidates for any partisan contest; instead, a nonpartisan ballot that includes candidates for nonpartisan office and ballot measures is available.

Decline-to-state voters who wish to receive a ballot from one of the parties listed above must request that ballot from a poliworker when signing the roster on Election Day. Decline-to-state voters requesting a vote-by-mail ballot can indicate their choice on the Vote-by-Mail Application located on the back cover of this Voter Information Pamphlet. Please note that under state law, when a decline-to-state voter chooses a party ballot, this choice must be noted in the roster of voters and becomes part of the public record.

Decline-to-state voters who do not request a specific party ballot will be given a nonpartisan ballot that includes only nonpartisan contests and the measures to be voted on.

Sample ballots begin on page 21. To find the page number of your sample ballot, please refer to the Table of Contents or the front cover of this pamphlet.

To change your party registration, you must complete and submit a new voter registration card by May 19, 2008. You can request that a voter registration card be mailed to you on our Web site at sigov.org/elections or by calling 415-554-4375, or fill one out in person at the Department of Elections in City Hall.





Early Voting in Person or by Mail



(Absentee Voting)

Any voter may request a vote-by-mail ballot (absentee ballot). You can request that a ballot be mailed to you, or you can come to the Department of Elections and vote in person starting on May 5, 2008.

VOTING IN PERSON

You can vote on or before Election Day at City Hall, 1 Dr. Carlton B. Goodlett Place, Room 48. Office hours for early voting are as follows:

- · 8 a.m. to 5 p.m., Monday through Friday, beginning May 5, 2008;
- . 10 a.m. to 4 p.m., Saturday and Sunday, May 24-25 and May 31-June 1;
- 7 a.m. to 8 p.m. on Election Day, Tuesday, June 3, 2008.

VOTING BY MAIL FOR THIS ELECTION ONLY

To request a ballot by mail, complete the application on the back cover of this pamphlet, and mail it to the Department of Elections. You may also request a ballot by sending a written request or postcard to the Department elections. Remember to include your home address, the address to which you want the ballot mailed, your birthdate, name and signature. Your signature must be included! Mail your request to the address on the front cover of this pamphlet, or fax it to 115-554-4372. Your request must be received by the Department of Elections before 5 p.m. on May 27, 2008. (by law, the Department of Elections cannot accept requests for mailed ballots received after 5 p.m. on May 27, 2008, regardless of when these requests were post-marked!) Once we process your request, a ballot will be sent to you.

When you receive your ballot, please read the instructions carefully. You can mark your ballot using a #2 pencil (recommended) or a black pen. If you use another type of marking device, the vote-counting machines may not record your votes properly. (Do not use a felt-tip pen because these can bleed through to the reverse side of the ballot card.) You can mail your ballot back to the Department of Elections—free-of-charge—by inserting your ballot into the envelope provided, signing and seating the envelope, and dropping it in any mailbox—no stamp is required. You can also drop off your voted ballot at any San Francisco polling place on Election Day, Tuesday, June 3, 2008. The Department of Elections MUST receive your ballot by 8 p.m. on Tuesday, June 3, 2008.

If your ballot is damaged or you make a mistake, check the "Spoiled Ballot" box on the back of the return envelope and return it to the Department of Elections, no later than 5 p.m. on May 27, 2008, to be mailed a new one. You may also surrender the spoiled ballot at your polling place or at the Department of Elections in City Hall, Room 48, to obtain a new ballot.

VOTING BY MAIL FOR ALL ELECTIONS

Any voter may request to be a permanent vote-by-mail voter (permanent absentee voter).

Once you are on our permanent vote-by-mail voter mailing list, we will mail you a ballot automatically for every election until you move, re-register, or do not vote in two consecutive statewide general elections.

If you do not vote in two consecutive statewide general elections, you will no longer be a permanent vote-by-mail voter. However, you will remain on the voter roll unless the Department of Elections has been informed that you no longer live at the address at which you are registered. To regain your permanent vote-by-mail status, you will need to re-apply as described below.

To become a permanent vote-by-mail voter, complete the Vote-by-Mail Application on the back cover and return it to the Department of Elections, or call for an application at 415-554-4375. Be sure to check the box that says, "Permanent Vote-by-Mail Voter" and sign your name where indicated.



IMPORTANT NOTICE TO PERMANENT VOTE-BY-MAIL VOTERS

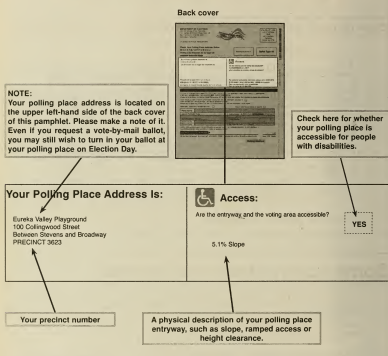
If you have already registered as a permanent vote-by-mail voter, your ballot will be mailed on or about May 5. To find out if you are registered as a permanent vote-by-mail voter, please call the Department of Elections at 415-554-4411. If you have not received your ballot by May 19, please call 415-554-431 and 145-554-431.

Track and Confirm Receipt of Your Vote-by-Mail Ballot

Vote-by-mail voters can track and confirm when their voted ballot was received by the Department of Elections. To determine the receipt status of your ballot, visit our Web site at www.sfgov.org/elections or call the Department of Elections at 415-554-4411.

How to Locate Your Polling Place Note: Your Polling Place May Have Changed!

Check the back cover of this pamphlet (upper left-hand side):



Your polling place address is also available at the Department of Elections Web site: www.sfqov.org/elections

If your polling place is not functionally accessible, you may call 415-554-4551 prior to Election Day to find the nearest accessible polling place within your district. For accessible polling place information on Election Day, call 415-554-4375.

Polling Places Change Every Election

Each election an average of 13% of San Francisco's polling places change due to cancellations. To confirm the location of your polling place, always check the back cover of your Voter Information Pamphlet. There you will find the accessibility status and location of your polling place, including cross-streets.



Check the back cover of your Voter Information Pamphlet before each election.



Change of Polling Place Card

If a polling place becomes unavailable after the Voter Information Pamphlet has been mailed, the Department of Elections sends change notification postcards to all registered voters within the precinct to inform them of the new location.



Change of Polling Place Signs

For those voters who are unaware that their polling place has changed, the Department of Elections posts "Change of Polling Place" signs at the address of the old location on Election Day. Voters can tear off a sheet of paper with the location name, address and cross-streets of their new polling place from a pad attached to the "Change of Polling Place" sign.

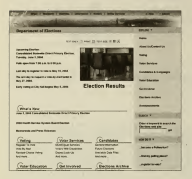
Some Voters Must Vote by Mail

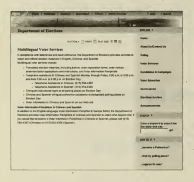
Voting precincts with fewer than 250 registered voters may be designated "Mail Ballot Precincts". An official ballot and postage-paid return envelope will be mailed automatically to all voters in those precincts approximately four weeks before every election.



For those voters who would prefer to drop off their official mail ballot at a polling place, the location names and addresses of the two polling places nearest their precinct are provided with the ballot.

Visit our Web site www.sfgov.org/elections for information on:





VOTING

- · Voting by mail
- Voting at the polls on Election Day
- · Polling place and sample ballot look-up
- · Access for voters with disabilities

MULTILINGUAL VOTER SERVICES

- List of services available in English, Chinese and Spanish
- Contact numbers for Chinese and Spanish telephone assistance
- Bilingual voter registration forms and vote-by-mail ballot applications
- Voter Information Pamphlets in Chinese and Spanish

UPCOMING ELECTIONS

- Election calendar
- · Official list of local ballot measures
- · Qualified candidates list
- · Voter Information Pamphlet

HOW TO GET INVOLVED

- · Become a pollworker on Election Day
- · High school student pollworker program
- · Provide your property as a polling place
- · Voter education programs

ANNOUNCEMENTS

- · Press releases and memoranda
- Employment opportunities
- Local election results

ELECTIONS ARCHIVE

- Historical Voter Information Pamphlets going back to 1907!
- · Election results dating back to 1995
- · Historical voter turnout records

Your first source for election information is www.sfgov.org/elections





Contacting the Department of Elections

The Department of Elections has telephone lines for specific purposes:

- · For general information, call 415-554-4375;
- To register to vote, call 415-554-4375;
- To request a Vote-by-Mail Application, call 415-554-4375;
- · For assistance in Chinese, call 415-554-4367; 中文電話協助: 415-554-4367;
- · For assistance in Spanish, call 415-554-4366; Para recibir asistencia en español, llame al 415-554-4366;
- · For TTY assistance, call 415-554-4386;
- For information about becoming a pollworker, call 415-554-4395;
- · For election results on Election Night, call 415-554-4375;
- To offer your facility as a polling place, call 415-554-4551;
- · To request a voter education presentation or voter education materials for distribution, call 415-554-4340.

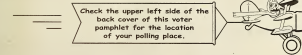
Our office hours are Mondays through Fridays (except holidays) from 8 a.m. until 5 p.m.



To Vote by Mail

- Complete and detach the application on the back cover of this pamphlet.
- 2. Affix sufficient postage where indicated.
- Drop your completed application into a mailbox.

Applications must be received by the Department of Elections no later than 5 p.m. on Tuesday, May 27, 2008.



Your Polling Place May Have Changed

We urge you to double-check the location of your polling place printed on the back cover of this pamphlet.

Voting at Your Polling Place on Election Day



Approach the table where pollworkers are issuing ballots and state your name and address. When one of the pollworkers finds your name in the roster of voters, the pollworker will repeat your name and address. Sign your name on the signature line next to your name in the roster of voters.

The pollworker will give you your ballot and your ballot's stub receipt in a blue secrecy folder. Your ballot may consist of multiple cards. Take your ballot to one of the voting booths, where you may mark your ballot in privacy. There will be a special ballot-marking pen in each voting booth.

Marking the Ballot

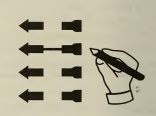
You will vote a paper ballot that may be printed on both sides of the page, unless you prefer to use an accessible touchscreen voting machine (see page 14). Using the ballot-marking pen provided at your polling place, mark your ballot by connecting the head and tail of the arrow pointing to your choice for each contest, as shown in the picture. Be sure to review both sides of each ballot card!

Please note: the number of candidates you may select for each contest or choice will be printed above the list of candidate names for each contest. If you overvote by marking more than the allowed number of candidates for any contest or choice, or by marking both "YES" and "NO" in a measure contest, your votes for that contest cannot be counted!

In addition to the candidates listed on the ballot, there may be other people running as qualified write-in candidates. For a list of qualified write-in candidates, please ask a pollworker. Voters with mailed ballots may access the list of qualified write-in candidates by visiting our Web site at www.stgov.org/elections or by calling the Department of Elections at 415-554-4375.

To vote for a qualified write-in candidate, write the name of the candidate in the space marked "Write-In." You must connect the head and tail of the arrow pointing to the "Write-In" space for your write-in vote to be counted. Only write-in votes for qualified write-in candidates can be counted. Do not write in a vote for a candidate whose name is printed on the ballot.

If you make a mistake while voting, ask a pollworker for another ballot. Voters may request up to two replacement sets of ballots.



PRESIDENT

THOMAS A. EDISON	-
ALBERT EINSTEIN	(= =
FLORENCE NIGHTINGALE	-
BOOKER T. WASHINGTON	(= =
Write-In John Hancock	-
	1,5

Once You Have Marked Your Ballot



Make sure that your ballot stub receipt has been detached from each ballot card. Insert your ballot, one card at a time, into the slot in the front of the voting machine. The ballot can be inserted into the voting machine in any direction: upside down, right side up, backwards or forwards. The voting machine counts the votes electronically when the ballots are inserted by the voter. The ballots are stored in a locked compartment inside the voting machine.



Guidelines for Provisional Voting

If you are a registered San Francisco voter, you have the right to cast a provisional ballot at your polling place if:

- · You were issued a vote-by-mail ballot that you are unable to surrender and you want to vote at the polls;
- · Your name does not appear in the roster of voters for the precinct;
- · You wish to vote a ballot from a party different from the one listed beside your name in the roster of voters;
- · You have moved within San Francisco but did not re-register to vote; or
- You are a first-time voter listed in the pink Provisional Roster and were unable to provide a valid California driver's license or state identification number or the last four digits of your Social Security number on your voter registration form

How to cast a provisional vote:

You will receive a ballot and the pink provisional ballot envelope from a pollworker. The pollworker will fill out the pollworker section of the envelope. You must complete the voter's section of the provisional envelope, including providing your name, date of birth, current address and previous address. You must also sign the declaration confirming that you are a resident of San Francisco and are registered and eligible to vote in this election. It is very important that you sign your name at the bottom of the envelope – without your signature your provisional ballot cannot be counted.

Once you have filled out the voter's section of the provisional envelope and marked your ballot, insert your ballot into the provisional envelope, seal the envelope, and return it to a pollworker.

A double-sided receipt on the back of the provisional envelope includes a Web site and a toll-free number which you may use to find out whether your provisional ballot was counted. To determine the status of your provisional ballot, call 1-866-325-9163 or visit the Department of Elections Web site (www.sfelections.org/pv/) no sooner than July 14 and provide the number printed on your provisional voter receipt.

Your Sample Ballot

This pamphlet includes sample ballots for each qualified political party and for decline-to-state (nonpartisan) voters. Your current party registration is printed on the back cover of this pamphlet (for more information, see page 6). Please refer to the Table of Contents for the location of your sample ballot. It is a reduction in size of the Official Ballot you will use to cast your vote on Election Day. Feel free to mark your sample ballot and bring it to the polling place to use as a guide on Election Day. (You can also use the Ballot Worksheet, located on page 173 of this pamphlet, for the same purposes.)



Voting with the Accessible Touchscreen Voting Machine

For every election, each polling place will have one accessible touchscreen voting machine that assists voters with disabilities to vote independently and privately. This accessible voting machine allows voters to make ballot selections using a touchscreen and review their selections on a paper record before casting their vote.

Additionally, the touchscreen voting machine provides an audio ballot feature that allows voters to listen to instructions and ballot selections while voting. The touchscreen machine also has an option for voters to use their own personal assistive device such as a sip/puff switch.

The accessible touchscreen voting machine will be available for use at each of the City's polling places and during Early Voting in City Hall. If you would like to vote using the touch-screen voting machine on Election Day, please tell a pollworker.



Audio Ballot and Hand-held Keypad

For audio voting, the accessible voting machine is equipped with headphones and a Braille embossed hand-held keypad. When using the audio ballot feature, the voting machine will provide you with audio instructions and guide you through the ballot. The keypad is used to move through the ballot and make selections. If you would like to use the audio ballot feature, please tell a pollworker.



Steps for Voting Using the Touchscreen

Step 1: Insert Voter Card

Insert Voter Card into the yellow slot on the lower left-hand side of the machine.

Step 2: Select Language

Select the language in which you want to vote. Voters can choose English, Chinese or Spanish. 中文

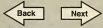
Step 3: Select Candidates and Ballot Measure Choices

Make your selections by touching the candidate or choice for which you intend to cast your vote. A green check mark will appear in the circle indicating your selection.

To change your selection, touch your selection again. The check mark will disappear and you can make a new selection.



After making your selection, touch the "Next" arrow button at the bottom of the screen to go to the next contest or measure. Touch the "Back" arrow button to return to the previous screen.



Touch the "ABC" button to enlarge the text on the screen.

ABC→ABC

Step 4: Print and Review Selections

At the end of the ballot, a review screen is displayed showing all your selections.

To change a selection, touch the box of the contest or measure and select a new candidate or choice.

After completing your ballot review on screen, print and review a paper record of your ballot. A paper record of your selections will appear in the window on the left side of the screen.

Touch Here to Print and Review a Paper Record of Your Ballot.

Write-in Candidates To vote for a qualified write-in can-

didate, touch "Write-in" and a keyboard will appear on screen. Type the name of the candidate and press "OK."

Step 5: Cast Ballot or Make Changes

After verifying the paper record touch either "Cast Ballot" or "Make Changes."

Touch "Cast Ballot" to finish voting. The printer will show "Accepted" on the paper record. The voter card will eject for you to return to the pollworker.

IMPORTANT! - You cannot change your vote after "Cast Ballot" is pressed.

Touch "Make Changes" to change a selection. After you make a change you can review a new paper record of your ballot.

IMPORTANT! – You can print only two paper records of your ballot for review. After this you will need to cast your ballot.

Please review the paper record of your ballot.

You may now cast your ballot or make changes.

Make Changes

Cast Ballot

Ballot Review

At any time you can review your ballot selections by touching "Review." The review screen will show you a summary of your selections. To change a selection, touch the box of the contest or measure and select a new candidate or choice.

Eligibility, Registration and Voting Information

Registration Forms

For this election, the registration deadline is May 19. To obtain a voter registration form:

- · Visit www.sfgov.org/elections to fill out or download a form;
- Call the Department of Elections at 415-554-4375 and request that one be mailed to you; or
- Pick one up at the Department of Elections in City Hall, the County Clerk's office, the Department of Motor Vehicles, or at public libraries and post offices throughout San Francisco.

Effective January 1, 2006 each registrant must provide a current and valid California driver's license or California identification number on his or her voter registration form. Registrants who do not have either must provide the last four digits of their Social Security number to meet the identification requirements. If a voter does not have any of these three forms of identification, a unique identifying number will be assigned for voter registration purposes only. Any registrant who does not provide this information prior to Election Day, June 3, may have to vote a provisional ballot; if the identification cannot be confirmed, the provisional ballot cannot be counted.

Once the Department of Elections receives a completed voter registration form, the new voter will receive a card in the mail as proof of his or her right to vote.

New Citizen Registration and Voting

California election law extends the registration and voting deadline to the $7^{\rm th}$ day before the election for those who become new citizens after the close of registration on May 19. Anyone who becomes a new citizen between May 20 and May 27 must. no later than May 27 must.

- Present, your Certificate of U.S. Naturalization to the Department of Elections;
- · Complete a voter registration form; and
- Vote at the Department of Elections after registering.

Have You Moved?

When voters move, they must inform the Department of Elections of the address change to update their voter registration records. Voters must inform the Department of address changes at least 15 days before an election to vote in that election. Voters may change their address by:

- · Completing and submitting a voter registration form; or
- Submitting a written notice of their change of address along with their signature, printed name, date of birth, and previous and new addresses.

NOTE: Voters who moved within the county and were unable to change their address prior to the deadline 15 days before the election are encouraged to:

- Go to their new polling place on Election Day, complete a new voter registration form to update their registration information, and cast a provisional ballot; or
- Come to City Hall, Room 48, on or before Election Day, complete a new voter registration form to update their registration information, and vote at the Department of Elections.

Not Yet 18?

Any person who will turn 18 years of age on or before the next election is eligible to register and vote in that election. To register:

- · Complete a voter registration form; and
- Submit the registration form either in person or by mail no later than 15 days before that election.

Overseas and Military Voters

Special Overseas and Military Voters are:

- · Members of the armed forces;
- · Spouses or dependents of members of the armed forces;
- United States citizens temporarily living outside of the country; or
- U.S. citizens serving on a merchant vessel documented under the laws of the United States.

Special Overseas and Military Volers can register to vote and receive a vote-by-mail (absentee) ballot by completing the Federal Post Card Application (FPCA). The application can be downloaded from http://www.hrap.gov/pubs/online/pca.pdf or obtained from embassies, consulates, or from military voting assistance officers.

Ex-Offenders' Right to Vote

In addition to standard voting age and residency requirements, California law allows a person who has been convicted of a felony to register and vote if he or she:

- Has completed his or her prison term for a felony, including any period of parole or supervised release.
- · Is on federal or state probation.
- Is incarcerated in county jail as a condition of felony probation or as a result of a misdemeanor sentence.

Additionally, people who have been convicted of a misdemeanor can register and vote even while on probation, supervised release, or incarcerated in county jail.

In order to restore the right to vote, a person only needs to complete and return a voter registration form. No other documentation is required.



Candidate Information

Notice about Candidates' Statements of Qualifications

Not all candidates submit a statement of qualifications. A complete list of candidates appears on the sample ballots located in this pamphlet. Please refer to the Table of Contents for the location of the sample ballot for each qualified political party and for decline-to-state (nonpartisan) voters.

Each candidate's statement of qualifications, if any, is volunteered by the candidate and is printed at the expense of the candidate, unless otherwise determined by the jurisdiction. The statements have been printed as submitted by the candidates and have not been checked for accuracy by any City official or agency. Spelling and grammatical errors have not been corrected. Please refer to the Table of Contents for the location of specific candidate statements in this pamphlet.

Voluntary Campaign Spending Limits and Legislative Candidates' Statements

In November 2000, California voters approved Proposition 34, which states that if a candidate for State Senate or State Assembly accepts voluntary campaign spending limits specified in Section 85400 of the California Government Code, that candidate may purchase the space to place a candidate statement in the Voter Information Pamphlet.

The legislative candidates who have accepted the voluntary spending limits and are therefore eligible to submit a candidate statement for the June 3, 2008 Consolidated Statewide Direct Primary Election are listed below:

State Senator, District 3
Joe Nation – Democratic

Member, State Assembly, District 12 Conchita Applegate – Republican

Member, State Assembly, District 13
Tom Ammiano – Democratic
Harmeet K. Dhillon – Republican

Candidates for Superior Court Judge, Seat #12

MARY E. MALLEN

My occupation is Trial Attorney.

My qualifications are:

- · USF School of Law (JD)
- · UC Berkeley, Bachelor of Science (Honors)
- Deputy Public Defender San Francisco
- · Assistant District Attorney San Francisco
- Legislative Assistant SF Board of Supervisors
- Private Practice Criminal, Employment and Business
 Law

Having worked as an Assistant District Attorney and Deputy Public Defender, I am uniquely qualified to render fair judgment with proper dignity, propriety and absent any suspicion of political interference.

My experience in the private sector as a trial attorney and owner/operator of a small business, and in the public sector as an Assistant District Attorney, Deputy Public Defender, and Constituent Liaison to then Supervisor Gavin Newsom provide me with the singular ability to view legal situations from both perspectives.

I am a fifth generation San Franciscan. My father was the late Judge William Mallen, whose exemplary judicial demeanor and unwayering dedication to justice shaped my character and inspired my legal career.

Judicial candidates are required to "avoid political activity that may create the appearance of political bias or impropriety." Our conduct, governed by the Code of Judicial Ethics, must demonstrate "independence and impartiality." I have the highest respect for that standard - for that reason, my endorsers are not included here.

www.marymallen.org

Mary E. Mallen

THOMAS MELLON

My occupation is Judge of the Superior Court.

My qualifications are:

Politics Has No Place in Our Courts.

I am a trial judge – not a politician. I provide justice for all who appear in my court – regardless of political considerations or any other factors.

A Lifetime of Honorable Service.

My strong record of service has earned me the support of the overwhelming number of my judicial colleagues, including 5 members of the California Supreme Court and 12 of the Court of Appeal. I have presided over more than 500trials, confronting issues touching nearly every facet of the law

Prior to serving as judge, I practiced law in San Francisco for 22 years. Before that I worked as a VISTA volunteer an inner-city neighborhood, as a poverty law attorney providing free assistance to poor families and as a law clerk for a prominent federal jurist. I am a graduate of the University of San Francisco. My wife and I raised two daughters in San Francisco.

Justice, Not Politics.

My experience is in the law. My focus is bringing justice to all who appear before me. Now I need your help to make sure our courts focus on justice, not politics.

Please join us at www.KeepJudgeMellon.com.

Thank you.

Judge Thomas Mellon

Statements are volunteered by the candidates and have not been checked for accuracy by any official agency. Statements are printed as submitted. Spelling and grammatical errors have not been corrected.



Candidates for Superior Court Judge, Seat #12

GERARDO C. SANDOVAL

My occupation is Member, San Francisco Board of Supervisors/Attorney.

My qualifications are:

Please visit www.SandovalForJudge.com for a detailed list of my qualifications.

- Columbia Law School graduate: alumni include six U.S. Supreme Court Justices.
- S.F. Board of Supervisors, member and lawmaker for the past seven years.
- Completed many jury trials and appeared in court countless times.
- Aide to S.F. Mayor Art Agnos, overseeing many legal issues for the City.
- · Experienced civil attorney & criminal attorney.

Endorsements (partial list)

S.F. Public Defender Jeff Adachi

S.F. District Attorney Arlo Smith (former)

S.F. Labor Council President Tim Paulson*

Art Torres, Chairman, California Democratic Party*

Senator Carole Migden & Senator Leland Yee Assemblywoman Fiona Ma

S.F. Treasurer José Cisneros

S.F. Supervisors Tom Ammiano, Bevan Dufty, Aaron Peskin, Sophie Maxwell, Jake McGoldrick, Chris Daly, & Ross Mirkarimi.

Service Employees International Union (SEIU) S.F. Building & Construction Trades Council

S.F. Firefighters Local 798

UFCW Local 648 & IBEW Local 6

The Harvey Milk LGBT Club
Jane Morrison, Connie O'Connor, Gerry Crowley, Susan Hall

*For identification purposes only

www.SandovalForJudge.com

Gerardo C. Sandoval

Statements are volunteered by the candidates and have not been checked for accuracy by any official agency.

Statements are printed as submitted. Spelling and grammatical errors have not been corrected.

Frequently Asked Questions (FAQs)

Q — Who can vote?

18 years or older, who

are registered to vote

before May 19, 2008.

in San Francisco on or

A — U.S. citizens.

by the Ballot Simplification Committee

Q - Who can vote?

A — U.S. citizens, 18 years or older, who are registered to vote in San Francisco on or before May 19, 2008.

Q - When do I vote?

A — Election Day is Tuesday, June 3, 2008. Your polling place will be open from 7 a.m. to 8 p.m.

Q - Where do I go to vote?

A — Go to your polling place. The address is on the back cover of this book.

Q — My 18th birthday is after May 19, 2008 but on or before June 3. May I vote in the June 3 election?

A — Yes, if your 18th birthday is on or before June 3, but after May 19, you can register to vote on or before May 19 and vote June 3 — even though you were not 18 at the time you registered to vote.

Q — If I was arrested or convicted of a crime, can I still vote?

A — You can register and vote as long as you are not in prison or on parole for a felony conviction. You must complete a new registration form on or before May 19 to vote.

Q — I have just become a U.S. citizen. Can I vote in the June 3 elec-

A — If you became a U.S. citizen on or before May 19, you may vote in the election, but you must register to vote by May 19;

OR

If you became a U.S. citizen after May 19, but on or before May 27, you may register and vote at the Department of Elections office by May 27 with proof of citizenship.

${\bf Q} - {\bf I}$ have moved within the county but have not reregistered. Can I vote in this election?

A — Yes, but you must go to your new polling place or City Hall, Room 48, and complete a voter registration form to update your registration information. You can look up the address of your new polling place by entering your new home address on the Department of Elections Web site (www.s/gov.org/elections). You may be asked to vote a provisional ballot at your new polling place.

Q — What do I do If my polling place Is not open?

A — Check the back cover of this book to make sure you have gone to the right place. Polling places often change. If

you *are* at the right place, call the Department of Elections immediately at 415-554-4375.

Q — If I don't know what to do when I get to my polling place, is there someone there to help me?

A — Yes, the pollworkers at the polling place will help you.

Q — Can I take my sample ballot or my own written list into the voting booth?

A — Yes. Deciding your votes before you get to the polls is helpful. Your sample ballot is located inside this voter pamphlet, or you may use the Ballot Worksheet included in this pamphlet for this purpose.

Q — Do I have to vote on every item on the ballot?

A — No, you do not. The votes you cast will be counted whether you have voted on every item or not.

Q — Is there any way to vote instead of going to the polling place on Election Day?

A — Yes, you can vote before June 3 if you:

Fill out and mail the Vote-by-Mail Application printed on the back cover of this book. Once we process your request, a vote-by-mail ballot will be sent to you. Your request must be received by the Department of Elections no later than 5 p.m. on May 27, 2008:

OR

Go to the Department of Elections at City Hall, 1 Dr. Carlton B. Goodlett Place, Room 48, from May 5 to June 3. The office hours are: 8 a.m. to 5 p.m., Monday through Friday; 10 a.m. to 4 p.m. Saturday and Sunday on May 24-25 and May 31-June 1; and

7 a.m. to 8 p.m. on Election Day, June 3.

Q — If I don't use an application, can I get a Vote-by-Mail Ballot some other way?

A — You can send a note, preferably on a postcard, to the Department of Elections asking for a ballot. This note must include: your printed home address, the address where you want the ballot mailed, your birthdate, your printed name and your *signature*. Mail your request to the address on the front cover of this pamphlet, or fax it to 415-554-4372. Your request must be received by the Department of Elections no later than 5 p.m. on May 27, 2008.



AMERICAN INDEPENDENT PARTY

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote only for candidates from that party in partisan contests. Pursuant to California Elections Code section 8004, if there are no candidates for a partisan contest, that contest will not appear on the ballot.*

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

*The following partisan contests will not appear on the American Independent Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 8 STATE SENATOR, DISTRICT 3 MEMBER, STATE ASSEMBLY, DISTRICT 13

+ The American Independent Party allows voters who have declined to state an affiliation with a political party to request an American Independent Party ballot for this election. However, there are no American Independent Party candidates for any partisan contest; instead, a nonpartisan ballot that includes candidates for nonpartisan office and ballot measures is available. For further options for voters who have declined to state a party affiliation, see page 6.

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot.

本選民資料手冊內的選票樣本是正式選票的縮小版"。

La Muestra de la Boleta Electoral en este folleto es una reducción de la Boleta Electoral Oficial.

申請中文版的選舉材料的選民請注意:請保留這份選票樣本。寄給你的中文版的選民資料手冊中沒有這份選票樣本。 你只能在這本選民手冊中找到選票樣本。

> Aviso para los electores que han solicitado material electoral en español: Guarde esta copia del folleto en inglés para consultar su muestra de la boleta. El folleto en español que le será enviado no contendrá la muestra de la boleta.

OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CITY AND COUNTY OF SAN FRANCISCO / 三藩市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 美國獨立黨選票/BOLETA DEL PARTIDO AMERICANO INDEPENDIENTE CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008 AMERICAN INDEPENDENT PARTY BALLOT

BALLOT TYPES 2, 5, 6, 8, 11, 14, 16

o vote for a qualified write in candidate, write the person's name on the blank line provided and complete the arrow. NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

選民指南:請將指向你選擇的箭頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人, 在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。



como se Indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de NSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal a persona en el espacio en blanco provisto, y complete la flecha.

nere are no candidates for a

partisan office, that contest toes not appear on the ballot.

NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES STATE PROPOSITIONS / 州提案 / PROPOSICIONES ESTATALES MEASURES SUBMITTED TO THE VOTERS

BEINENT DOMAN, LUITS ON GOVERNMENT AUTHORITY, WITTATIVE CONSTITUTIONAL AMENDMENT, BEINESSE and Vold governments from bleving of damaging private properly for points uses. Porhabis are of control and sind measure. Eminates delevers to government in properly parts sease. Of uses conformation man fair part in treases acts to many governments are by the measure's resignator. The risk statewise focial effect, however, probably would not be significant.

no hay candidatos para un argo partidista, la contienda no parecerá en la boleta.

政府徵用權。政府權力限制。憲法修正案劃議。禁止州政府劃地方政府局 了私人使用而微用或破壞私人財產。禁止租金管制和類似措施。的除在財 秦權案件中關從政府的傾向,你改宣告充公規則,財政影響;本體案的限 則會增加許多政府的費用。但是對於全州的財政應無太大淨影

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are use of eminent domain to acquire an owner-occupied siness entity. Creates exceptions for public works, public health ACQUISITION OF OWNER-OCCUPIED RESIDEN ant fiscal impact on state or local pol EMINENT DOMAIN. LIMITS ON GOVERNMENT INITIATIVE CONSTITUTIONAL AMENDMENT. B residence for conveyance to a private person of but and safety, and come prevention. Fiscal Impact:

株拉多・C・山井田 SF. Board of Supervisors, Member

Consejo de Supentsores de San Fr

GERARDO C. SANDOVAL THOMAS MELLON

JUDGE OF THE SUPERIOR COURT, SEAT #12

無懲術官職 CARGOS NO PARTIDISTAS **NONPARTISAN OFFICES** JUDICIAL · 回法 高等法院法官、第12席 JUEZ DEL TRIBUNAL SUPERIOR, OFICINA NUMERO 12

ES/贊成/SI◆

NO/反對

兄、財政影 5人或企 政府微用權。限組 府徽用權取得 公共衛生則

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MARY E. MALLEN

PITE-M/斯斯泰斯人/NOLISTADO

調用的 Superior C

delincuencia. Impacto liscal DE RESIDENCIAS OCUPADAS Prohíbe el uso del dominio emine JISICIONES DEL GOBIEF TUCIONAL POR INICIATI



SCHOOL PROPOSITIONS / 學校提案 / PROPOSICIONES ESCOLARES

inhenso coally educational programs for children; attract and retain quality teachers and staff by increasing ins promote aboves with material materials and staff and the aboves and in hard-fortill attains, and staff anough and increasing instructions and classroom support lachnology, innovation, and attains, and and support and any staff and a submitting visual the San Francisco United School District be authorized to lawy \$189 per parcel annually. ountability, shall isted for inflatio

YES/徵成/SI↑ 新区/ QM 等了可是或提供品可求的教育計劃,除了用提高辦資的方法吸引和保留條 赤約職和工作人員,除了向在難以招募所需人員的學校和課目領域做額外工 **整新和青年機制,三導市聯合校區是否應該在接受前制性公民監督的條件下** 供額外補價:以及為了增加教師培訓、資源和教室支援、技術 ion, with mandatory citizen oversight?

A fin de mejer ar la calidad de los programas educativos para niños; atraer y retener personal y maestros de calidad medante el admento de salacións, popucionar a los meastros usa comprensións suplementaria por itabajo addicional en esculas de ue són dificiels de doltar de mastros y en malerias difricies de outrir y aumentar la apadicación de los maistros, los recursos y el apopo para el auto, la tecnología, la inrovación y la responsabilidad, gladente el Distrito Esconde Unitración de An Francisco ser adundado para exaudar anualmente \$156 por paresa, alissados por a limitación, con la supervisión obligation de bos culudadanos? 导到授權以徵收每年每個地域 \$198 並隨著通貨影獸而劃整談稅費?

CITY & COUNTY PROPOSITIONS / 市縣提案 / PROPOSICIONES DE LA CIUDAD Y CONDADO

VES/韓极/SI♠ Shalf in Cay, increase the west or device equaled from tear by employees and testal mapplement of the School Observable of the Cay of the Cay

本市是否德族地加新港市政府羅貝以及校區、高等法院和社區大學區某些 區員取得雇主出資的退休者程康福利資格所需的服務年數:建立一個單鏡 的「退休者保健基金」以支付退休者保健費用;以及為某些市政府雇員增 10以休福利和银休生活费用割整?

8

NO/反對

Deberá in Cuided jumenta is cantidad de altos, de servicio requeridos para muni for requisidos presentes para carte mensidado de Debito Escada, el Intenda Seperca y Escada de Casta d

Shall the City poolibit San Francisco Employees Referenent System members who are convicted of a crime involving moral burghest connection with these employment from receiving any retirement benefits funded with employer

/ES/營政/SI◆ NO/反對 本市是否應該禁止被判犯下與職務相關的違資這德之罪行的三藩市政停僱員 退休系統成員取得雇主出資的任何退休福利?

C

Debería la Ciudad prohbir que los miembros del Sistema de Jubilación de Empleados de San Francisco que tanta sido condiendos en comietre del pado de composión most relacionados con su empleo reciban beneficos de ubilación intansidados con confiltuaciones del empleador?

VOTE EN AMBOS LADOS DE LA BOLETA VOTE BOTH SIDES OF BALLOT 請在選票兩面投票



INICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 是交選民投票表決的提案

CITY & COUNTY PROPOSITIONS/市縣提案/PROPOSICIONES DE LA CIUDAD Y CONDADO

VES/替成/SI· Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and types of disabilities and that City officers and agencies support the nomination, appointment or confirmation of hemae, minority and disabled candidates to fill seats on those bodies? 市政府各個理事會和委員會的組成反映各種額族、族裔、性取向和殘障類型男女人士的利益和貢獻。以及市政府官員和機構支持提名、委任

或確認女性、少數族裔和強聯人士等候補者擔任委員職務,是否應該成爲一項市政府政策?

Debeir ser politica du la Culada que los miembros de los consejos y las comisiones de la Culada relejem los intereses y las contribuciones de hombres y mujeres de todas las azaxa, atrias, orientaciones secules y 1900 de dispezidad, y de la Culturada y Las apartas de la Culada debiden en combramento, la designación o la confirmación de cuandidas del sino meneral de lemano designación o la confirmación de cuandidas del sino meneral de lemano designación de confirmación de cuandidas del sino de la montra del sino de la montra del sino de la confirmación de cuandidas del sino de la confirmación de cuandidas del sino del

NO/反對

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to approve the Mayor's appointments to the PUC?

/ES/容成/SI↑ 本市是否應該制訂公用事業委員會 (PUC) 委員的任職資格並修改 PUC 委員的委任程序,即市參議會必須以多數票通過市長鉑 PUC

ш

¿Deberia la Ciudad establecer cualificaciones para los miembros de la Comisión de Servicios Públicos (Public Utilities Commission, PUC) y cambiar para la PUC exigendo que la mayoría del Consejo de Supervisores apruebe las designaciones del Alcade para la PUC?

ped in the area be ce the units on a one-to-Stall 1 be Obj. put data an involved servergened plant the 2 greater of the control of the contr

NO/反對 改策,是否應該禁止本市 單元的 50% 必須是可負擔房屋,無的可負擔房屋的批甜或對售優先照顧中極收入家庭,以及,如果重應 Mice Gulin 公屋,將一比一 建原住房車元,是否應該夜爲一項市政府政策;以及,除非市參議會認定該地區說合用途開發計劃淺隔這學改筑,是否應該禁止本 地區的所有被開發的新房屋 5政府批准的任何組合角 (Candlestick Point) 和鐵人角船塢 (Hunters Point Shipyard) 混合用途開發計

que el 50% de todas las iler o la compra de viviendas idad vender, transferir o para el área incluye estas Different proplement du Charles al Hospitale de un terracersische des mentions de l'activité production de l'activité de l'activ 20liticas?

出售、轉讓或出租本市在緬台角擁有的任何土地?

ш

Shall be Oly policy to encourage timely development of amendusa project to the Bay-few on Candistrick Form and Mirrors Porti Shippard, including arriew 48ers stadium or a non-stadium almatiliar to the stadies of the Candistrick Form timer, hereasonable in the stadies of white project or project or spaces of at less equal soon and managed or project opportunities, and said Proposable and reasonable to the supportunities in the stadies of project opportunities, and said Proposable and reasonable to the supportunities and the stadies of the supportunities and the stadies of the supportunities and the supportunities of the supportunities of the supportunities and the supportunities of the supportuni

Candrestick Point y el astillero de Hunters Point, incluyendo un nuevo estadio para transferir ferrenos del parque en Candrestick Point para uso no recreativo one. y la transferencia cumple con los objetivos de la política de la iniciativa de **票用途:以及選民於1997年六月通過** dad estar autorica so mixto en B2 台角的公闆用 ¿Debería ser política de la Ciudad alentar la urbanización oportuna ver para los desse de San Francisco o una allennativa que no sea un esta si el terreto es reemplazado por nuevos parques públicos o espacios a ley; y debenían revocarse las Proposiciones D y F. aprobadas por fose la **獎且該轉讓滿足本提案的政策目標,是否應該授權市** 的D提案和F提案是否應該被廢止?

T

10/区野

/ES/贊成/Si

等面積的新的公園或開放空間交

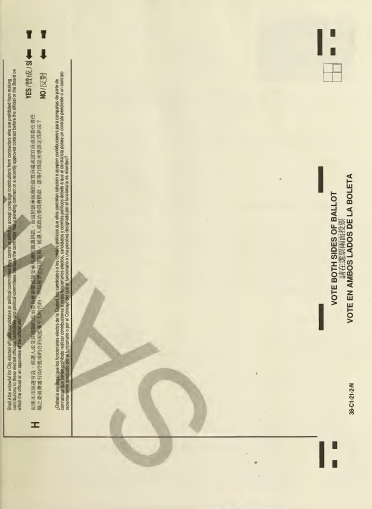
一項市政府政黨

改勵及時開發位於藏景區 (Bayview) 的緬台角 (Candlestick Point) 和鐵人角船

座新的49人隊體育場或一項非體育場替代方案,是否應

G

可的一項混合用途計劃,包括



Lead Hazard Control Program



The Mayor's Office of Housing's Lead Hazard Control

Program (LHCP) provides lead hazard control services

to eligible low-income property owners or owners

whose properties are rented to low-income tenants.

The program provides free lead risk assessment, testing,

and grant funding for remediation of lead hazards.

Why worry about lead?

94% of housing in San Francisco was built before 1978 and lead was added to paint before 1978 to make it more durable. When lead based paint is disturbed or deteriorates, the dust created can poison residents. Who's most at risk? Children under 6 years old are at the greatest risk, but even adults can be poisoned by lead. Lead can also cause abnormal fetal development in pregnant women.

What are the effects of lead poisoning?

Lead poisoning can damage the kidneys, brain and nervous system, affect behavior, loss of IQ and cause learning problems

Income Eligibility		
-MAXIMUM INCOME BY HOUSEHOLD		
51	ZE	
1 PERSON	\$63.350	
2 PERSON	\$72,400	
3 PERSON \$81,450		
4 PERSON \$90,500		
5 PERSON \$97,700		
6 PERSON \$104.950		
7 PERSON	\$112.200	
8 PERSON	\$119,450	

Program Eligibility

* Property must be built before 1978.

* Property must be a permanent, residential structure located within the City and County of San Francisco.

* Units must have 1 or more bedrooms.

* A child must live or spend a minimum of 6 hours a week on the property.

* Vacant units may be funded if the owner agrees to give preference in renting to low and moderate income families with children under the age of 6.

* Property must have lead-based paint hazards when inspected by a Certified Risk Assessor provided by the Mayor's Office of Housing.

* Occupants must qualify based on program income eligibility requirements.

Who is eligible for lead grants?

Those who are income-qualified and are:

* Property owners who operate home-based childcare facilities.

*Owner occupied or renter-occupied units with young children.

* Property owners who have been issued Notices of Abatement or Violation from the Department of Public Health or the Department of Building Inspection.

For more information about our programs, please

contact us at
Mayor's Office of Housing
Lead Hazard Control & Housing
Rehabilitation Programs
1 South Van Ness Avenue, 5th Floor
San Francisco, CA 94103
Main (415) 701-5500
Fax (415) 701-5501



Gavin Newsom Mayor

Matthew O. Franklin Director

Please visit these websites to learn more about lead poisoning and its effects:

http://www.cdc.gov/nceh/lead/lead.htm http://www.epa.gov.lead/ http://hud.gov/offices/lead/ http://www.lead411.org/Templates/index.htm

The Lead Program at the Mayor's Office of Housing operates with generous funding from the Office of Healthy Homes and Urban Development (HUD) and the City and County of San Francisco.

DEMOCRATIC PARTY

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote only for candidates from that party in partisan contests.

The following partisan contests will appear on the Democratic Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 8
STATE SENATOR, DISTRICT 3
MEMBER, STATE ASSEMBLY, DISTRICT 13
DEMOCRATIC PARTY COUNTY CENTRAL COMMITTEE, ASSEMBLY DISTRICT 13

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

+ Voters who have declined to state an affiliation with a political party may request a ballot for the Democratic Party that includes candidates for all offices except County Central Committee. For more information, see page 6.

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot.

本選民資料手冊內的選票樣本是正式選票的縮小版。

La Muestra de la Boleta Electoral en este folleto e una reducción de la Boleta Electoral Oficial.

申請中文版的選舉材料的選民請注意:請保留這份選票樣本。寄給你的中文版的選民資料手冊中沒有這份選票樣本。 你只能在這本選民手冊中找到選票樣本。

> Aviso para los electores que han solicitado material electoral en español: Guarde esta copia del folleto en inglés para consultar su muestra de la boleta. El folleto en español que le será enviado no contendrá la muestra de la boleta.

OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

DEMOCRATIC PARTY BALLOT

CITY AND COUNTY OF SAN FRANCISCO / 三審市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 民主黨撰票 / BOLETA DEL PARTIDO DEMOCRATA JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

CONGRESSIONAL DISTRICT 8, SENATE DISTRICT 3, ASSEMBLY DISTRICT 13 — BT 8 NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

o vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. 選民指南:請將指向你選擇的箭頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人, 在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。

como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de NSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal a persona en el espacio en blanco provisto, y complete la flecha.



NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

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南希· 國羅西 Member of Congress

NANCY PELOSI

Yote for One / 銀一名 / Vote por Uno SHIRLEY GOLUB

UNITED STATES REPRESENTATIVE ※國沒議會 REPRESENTANTE DE LOS ESTADOS UNIDOS DISTRICT 8 / 258 25 / DISTRITO 8

黨派官職 CARGOS PARTIDISTAS

PARTISAN OFFICES FEDERAL-聯邦

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66

CAROLE MIGDEN 卡羅爾·米格雷 State Senator

ISTRICT 3 / 第3 滋瀬 / DISTRITO 3 Vote for One / 第一名 / Vote por Uno

SENADOR ESTATAL STATE SENATOR

STATE - 小 - ESTADO

WRITE-IN / 被路板線人 / NO LISTADO

展点・数据 Saffornia State Logislator JOE NATION

MARK LENO Agistador del Estado de California

/ES/贊成/SI

NO/反對

SOBRE ADQUISICIONES DEL GOBIERNO DE RESIDENCIAS OCUPADAS NDA CONSTITUCIONAL POR INICIATIVA. Prohibe el uso del dominio eminer

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MEASURES SUBMITTED TO THE VOTERS 是交適民投票表決的提案 INICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES

Shall it be City policy that the membership of City boards and commissions relited the interests and contributions of both men and women of all races, ethnicities, sexual orientations and types of disabilities and that City officers and agencies support the nomination, appointment or confirmation of leanale, minority and disabled candidates to till seas on those bodies? CITY & COUNTY PROPOSITIONS / 市縣梯案 / PROPOSICIONES DE LA CIUDAD Y CONDADO

YES/贊成/SI◆ NO/反對 市政府各個理事會和委員會的組成反映各種稱族、族裔、性取向和發際類型男女人士的利益和實獻,以及市政府官員和機構支持提名、委任 或確認女性、少數族廢和殘鏈人士等候補者擔任委員職務,是否應該成局一項市政府政策?

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ty of the Board of Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring. Supervisors to approve the Mayor's appointments to the PUC? /ES/智能/SI 本市是否應該制訂公用事業委員會 (bnc) 委員的任職資格並修改 bnc 委員的委任程序,即市參議會必須以多數票通過市長的 員委任?

ш

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YES/贊成/SI↑

NO/反對

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的一項混合用涂計劃,包括

Humers Point

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的D提案和F提案是否應該被廢止?

一項市政府政策

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YES/贊成/SÍ◆ es they control to solicit or accept campaign contributions from contractors who are prohibited from making because the contractor has a pending contract or a recently approved contract before the official or the Board on . Deberi sa lesa, que los uconarios eletas de la Quanti les caracteres de servicios que eltro carbain adoler o asejem combucines para campalios de parte de comenza de les publicados com el servicio este descondrises y campas deberandes partes per a missina pose an cometa pendene o un cometa construite apostos para la montra con o por a foncial de que la processo de su percondi. NO/反對 如果本市民道官員,成選人或受其聯節的政治交員會未屬或歷多承回部的選組指款,而由於該水包局於該官員處或該官員或其委任者任 聯之委員會處有向待批准的合約或批准不久的合約,所以經濟上面認可義,被選人或政治委員會捐款,認等行為是否應該定為非法? VOTE BOTH SIDES OF BALLOT 請在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA didates or political committees es and political committees be Shall it be unlawful for City elected officials, can contributions to these elected officials, candidat which the official or an appointee of the official s 38-C1-21-2-N I

CITY AND COUNTY OF SAN FRANCISCO / 三藩市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 民主黨選票 / BOLETA DEL PARTIDO DEMÓCRATA JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008 DEMOCRATIC PARTY BALLOT

ASSEMBLY DISTRICT 13 — BT 8-17

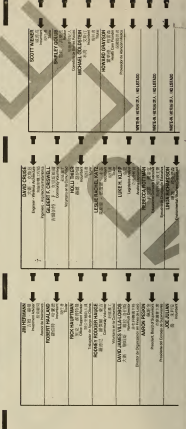
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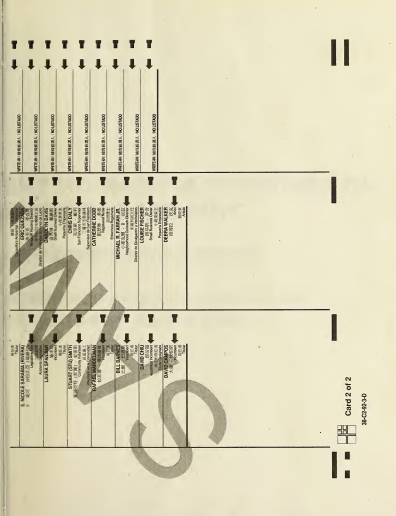
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CITY AND COUNTY / 市縣 / CIUDAD Y CONDADO

MEMBER, COUNTY CENTRAL COMMITTEE, ASSEMBLY DISTRICT 13 蘇中央教養學育一 米索羅特別語 MIEMBRO DEL COMTÉ CENTRAL DEL CONDADO, ASAMBLEA DEL DISTRITO 13 Vole for no more sin R1、 那些不過到2名,Vole por non sis de 12





NO CONTESTS APPEAR ON THE THIS PAGE IS INTEN

這張選票卡背面不刊印選舉項目

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我們有意地將這一頁留為空白。

AL DORSO DE ESTA BOLETA. EN BLANCO INTENCIONALMENTE.

Candidates for State Senate, District 3

JOE NATION

My qualifications are:

Too many politicians in Sacramento care more about scoring political points or advancing pet issues than about solving California's biggest problems.

As your Senator, I'll listen to you.

As a former Assemblymember, Climate Change Advisor at ENVIRON, and professor at USF and Stanford, I've built a reputation for working with colleagues to address the most important issues.

My record shows that this collaborative style works. I was the principal co-author of California's landmark climate change bill, AB 32-Global Warming Solutions Act, that reduces global warming pollution by 30%. As an Assemblymember, I authored nearly 50 bills that became law.

I've focused on issues that matter the most to us. I authored legislation to establish commuter rail and transit alternatives, eliminate solar energy taxes, and launch a class size reduction program.

My work on climate change is just beginning. I'll fight for more state funding to develop clean alternative energy, promote policies that reduce our dependence on foreign oil, and launch a "carbon market" by 2010.

I'll work everyday to lower medical costs through universal health care and expand our transit options. I'll use my expertise to fix the budget mess and help rebuild our sagging economy. I will work to make San Francisco safer by helping the police department recruit and retain officers. And unlike my opponents, I won't vote to cut school fundino.

I respectfully ask for your vote.

Joe Nation

www.joenation.com This Nation Works for San Francisco

Statements are volunteered by the candidates and have not been checked for accuracy by any official agency.

Statements are printed as submitted. Spelling and grammatical errors have not been corrected.

Candidates for State Assembly, District 13

TOM AMMIANO

My occupation is San Francisco Supervisor.

My qualifications are:

I've lived in the 13th Assembly District for 34 years. I began my career teaching at Buena Vista Elementary. My daughter and granddaughters were born and live in the Mission. I've served San Francisco as an educator, civil-rights advocate, School Board President and Board of Supervisors President. Some of my legislative accomplishments include:

- · Passed universal healthcare for San Francisco
- · Won Living Wage for lowest-paid workers
- · Passed pioneering domestic partner law
- · Secured \$300 million for public schools
- Created city identification cards, available to all San Franciscans
- · Authored public and solar power initiatives
- · Preserved immigrants' housing
- · Created safe house for exploited children
- Won landmark police reforms and gang prevention funding
- Established Children's Fund, which provides millions of dollars for childcare, healthcare, and social services
- Wrote landmark campaign finance reform to curb the influence of special interests in local elections

In the State Assembly, I will advocate for:

- · Quality and affordable healthcare for all Californians
- · Improved public schools and colleges
- Renewable energy sources and reduce global warming
- · Affordable housing and protecting tenant's rights

Please join my supporters:

State Senator Leland Yee, State Senator Carole Migden, Assemblymember Mark Leno, Assemblymember Flora Ma, Board of Equalization President Betty Yee, District Attorney Kamala Harris, City Attorney Dennis Herrera, Sheriff Mike Hennessey, Public Defender Jeff Adachi, Board of Supervisors President Aaron Peskin

Sierra Club California, San Francisco Labor Council, United Educators of San Francisco, California Nurses Association, San Francisco Firefighters, Harvey Milk LGBT Democratic Club, Alice B. Toklas LGBT Democratic Club

Tom Ammiano

www.TomAmmiano.com

Statements are volunteered by the candidates and have not been checked for accuracy by any official agency.

Statements are printed as submitted. Spelling and grammatical errors have not been corrected.



What does the Sanctuary City Ordinance mean?

City Departments, commissions or employees MAY NOT help Immigration and Customs Enforcement (ICE) with immigration investigations or arrests unless such help is required by federal or state law or a warrant.

City employee WILL NOT report you or your immigration status to ICE when you apply for services or benefits.



Call 3-1-1 or 2-1-1 for more information







SAFE Access to Healthcare = SAFE Access to Education = Public SAFETY for all

SAN FRANCISCO MUNICIPAL IDENTIFICATION CARDS

Simplifying your connection to San Francisco and what it has to offer

Starting in late August 2008, adults, seniors, children and immigrants living in San Francisco may apply for a San Francisco Municipal Identification Card at the Office of the County Clerk. You will need to show proof of identity and San Francisco residency. The fee ranges between \$5-15.* For more information about the benefits of the municipal identification card and how to apply, please visit the County Clerk website at: www.sfgov.org/countyclerk

* The fee is \$15 for adults and \$5 for youth and seniors (over 65 years of age). To qualify for a waiver, you must meet certain eligibility requirements.

GREEN PARTY SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote *only* for candidates from that party in partisan contests. Pursuant to California Elections Code section 8004, if there are no candidates for a partisan contest, that contest will not appear on the ballot.*

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

*The following partisan contests will not appear on the Green Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 8
STATE SENATOR, DISTRICT 3
MEMBER. STATE ASSEMBLY, DISTRICT 13

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot. 本選民資料手冊內的選票樣本是正式選票的縮小版。 La Muestra de la Boleta Electoral en este folleto es una reducción de la Boleta Electoral Oficial.

申請中文版的選舉材料的選民請注意: 請保留這份選票樣本。寄給你的中文版的選民資料手冊中沒有這份選票樣本。你只能在這本選民手冊中找到選票樣本。

Aviso para los electores que han solicitado material electoral en español: Guarde esta copia del folleto en inglés para consultar su muestra de la boleta. El folleto en español que le será enviado no contendrá la muestra de la boleta.

SREEN PARTY BALLOT

CITY AND COUNTY OF SAN FRANCISCO / 三華市市豫 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008 **綠黛選票 / BOLETA DEL PARTIDO VERDE**

CONGRESSIONAL DISTRICT 8 — BALLOT TYPES 2, 8, 11

o vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

選民指南:請將指向你選擇的箭頭畫線連接起來,如閩所示。如果想要投選合格補寫候選人, 在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。

como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de NSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal a persona en el espacio en blanco provisto, y complete la flecha.

there are no candidates for a

partisan office, that contest loes not appear on the ballot.



INICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

EMINET DOMAN, LUNTS ON GONERMENT AUTHORITY, MUTATIFE CONSTITUTIONAL AMENDERS, sets and bod opnerments from having or damaging notice property for price uses. Problems are control and smith measure. Eminates delevers to government in property risks success, Classing, and conformation that the price property control to the property of the property of the sets of specific to filters for here are controlled to the sets of the presence of specific to the sets of effect, however, probably would not be significant.

Si no hay candidatos para un cargo partidista, la contienda no aparecerá en la boleta.

STATE PROPOSITIONS/州提案/PROPOSICIONES ESTATALES

政府徵用權。政府權力限制,憲法修正案劍議,禁止州政府和地方政聯寫 了私人使用而微用或破壞私人財產。禁止租金管制和類似措施。消除在職 秦權案件中顧從政府的傾向。 修改宣告充公規則,財政影響:本提案的限 則會增加許多政府的費用。但是對歐全州的財政際無太大淨影響

YES/贊成/SI

NO/反對

DOMINIO EMINETTE. LIMITES SOBRE LA ALI/ORIDAD DEL GOBIERNO. ENMIENDA CONSTITUCIONEL MENDETANE, PROPINCIA que las goptimiens cassa indicarso acudamento acua propinciados Francias para sosse prandes. Profibe el control de siquiense, mandas similante. Emina la defiente al gobiente est asso de consolido de propiedal. Chand a las regia de granopada. In partico ficial Majorio sobre agua manda sobremos a causa de sis espriccioniza, sen acualdo. Son milhago, el migrado ficial indexe acua sobre acon a sena portano causa de sis espriccioniza, sen acualdo. Son milhago, el migrado ficial indexe acua sobre acon acualdo.

sates exceptions for public works, public health impact on state or local governments. main to acquire an owner-occupied ENT ACQUISITION OF DWNER-OCCUPIED RESIDENCE residence for conveyance to a private person or business entity. Con and safety, and crime prevention. Fiscal impact: No significant fiscal ENT. Bars use of e EMINENT DOMAIN, LIMITS ON GOVERNINITATIVE CONSTITUTIONAL AMENDME

П

S.F. Board of Supervisors, Member THOMAS MELLON MARY E. MALLEN

GERARDO C. SANDOVAL

tota for One / 第一名 / Yole por Uno

JUDGE OF THE SUPERIOR COURT, SEAT #12

JUDICIAL - 回铁

無漁海向職 CARGOS NO PARTIDISTAS

NONPARTISAN OFFICES

高等法院法官、第12席 JUEZ DEL TRIBUNAL SUPERIOR, OFICINA NUMERO 12

YES/贊成/Si∢ SOBRE ADQUISICIONES DEL GOBIERNO DE RESIDENCIAS OCUPADAS INDA CONSTITUCIONAL POR INICIATIVA. Prohibe el uso del dominio eminente NO/反對 外情況。財政影響:對於州或地方政府沒 #結私人或企業實體・設定開於公共工程

> 有大大財政 海井公

Juez del Tribunal Superio

WRITE-N/高效长線人/NOLISTADO

Judge of the Sur

3房屋。憲法修正案動議 禁止動用政

。限制政府取得屋

da por el propietario para traspasaria a una persona privada o entidad comercial.

Cos, salud y segundad publicas y prevención de la delincuencia. Impacto fiscal es on gobiernos estatal o locales.

40

38-SB40-EN-J08-8

CITY & COUNTY PROPOSITIONS / 市縣梯案 / PROPOSICIONES DE LA CIUDAD Y CONDADO INICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 是交選民投票表決的提案

Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all asses, ethnicities, sexual orientations and types of disabilities and that City officiars and agencies support the nomination, appointment or confirmation of leasale, minority and disabled candidates to fill seats on those bodies?

VES/彎成/SI↑ 超四/ON 市政府各個理事會和委員會的組成反映各種種族、族裔、性取向和殘障類型男女人士的利益和實獻,以及市政府官員和機構支持提名、委任 或確認女性、少數族裔和強雄人士等候補者擔任委員職務,是否應該成為一項市政府政策?

Deberis ser politica de la Cuada que los miembros de los consejos y las comisiones de la Cuada refejem los interess y las contribuciones de bombros y mujeres de tudas fas naxas aérias, premientos de descupacida, que las funcionarios y las aguaissas de La Cuada agoden el nombramiento, la designacida o la cumimisación de cuadadas, del sono menento, la designación o la comimisación de cuadadas, del sono el respecto a considerada del sono completados en estas organizantes?

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring amajority of the Board of Supervisors to approve the Mayor's appointments to the PUC?

YES/智成/SI NO/ 反筆 本市是否應該制訂公用非業委員會 (bnc) 委員的任職資格並修改 bnc 委員的委任程序,即市參議會必須以多數票通過市長監 bnc 员委任?

ш

¿Debería la Ciudad establecer cualificaciones para los miembros de la Comisión de Senicios Públicos (Publicos (Publicos Commission, PUC) y cambiar el proceso de designaciones del Alcalde para la PUC?

on de miembros

/ES/贊成/SI↑ SBLILE FOR PORT PART WHITE SERVICE FOR THE PROPER FOR CHECKEN FOR HIS MAN FOR STORY BUT AND THE WAS ARRESTED FOR A PER PROPER 學元的 26% 必須是白貨揚房裡,你的可負擔房屋的出租或銷售優先照顧中優收入家庭,以及,如陳建建 dise Guith 公國,將一也一重 單原生房單元,是石雕波成像一項市政府政策;以及,除非市參議會認定談地區組合用途開發計劃通信監查政策,是否應該禁止本市 节数存指准的任何物占在 (Candiestick Point) 石鋼人有鉛絲 (Hunters Point Shipyard) 混合用绘图發計會在認動回的所有被围發的新房屋 ш

超区/00

Debters and professed to control on the processed of the programmer of the professed of the

出售、轉讓或出租本市在場台角擁有的任何土地?

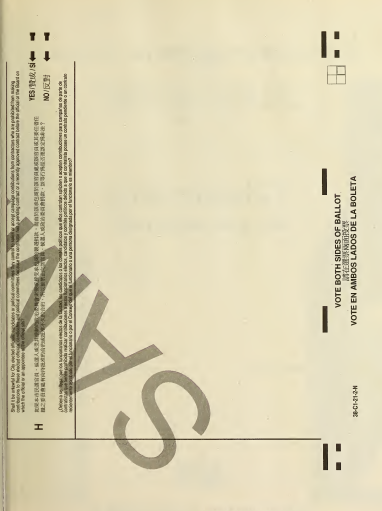
Shall be Cop policy to encourage timely development of a mixed-use project in the Bay-ew on Candissids Point and Humers Point Shappad, indusing a mew Ages stadium or a non-stadium alternative about the Copy policy to encourage timely faith and Candissids Point in this constraints in the basis of successful for Copy and successful and the Copy and the Cop

Dobber, prince de Condente de America de Condente de C 多度的49人隊都會場或一項非體育場各代方案,是否繼續投資。一項市政府政策,如與4年5.少年等單位的分別與與關佐空間交勢,也可認專業議足本是來的政策日務,是否繼續發揮市實資率。第6月會過過 裝飾及時開發位於灣原區 (Bayview) 的獨古角 (Candlestick Point) 和獵人角船場 [Humers Point Shipyard] 的一項混合用途計劃,包括 的D模案和F模案是否應該被聯止? G

Т

NO/ 反聲

/ES/營政/SI◆



How would you survive for 72 hours?

In a major disaster, it might be at least three days before vital services are restored.

72hours.org Are you prepared?

Nice to have

Need to have



LIBERTARIAN PARTY SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote *only* for candidates from that party in partisan contests. Pursuant to California Elections Code section 8004, if there are no candidates for a partisan contest, that contest will not appear on the ballot.*

The following partisan contest will appear on the Libertarian Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 8

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

*The following partisan contests will not appear on the Libertarian Party ballot:

STATE SENATOR, DISTRICT 3
MEMBER, STATE ASSEMBLY, DISTRICT 13

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BERTARIAN PARTY BALLOT

CITY AND COUNTY OF SAN FRANCISCO / 三華市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 自由論《漢票 / BOLETA DEL PARTIDO LIBERTARIO JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

CONGRESSIONAL DISTRICT 8 — BALLOT TYPES 2, 8, 11

o vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

選長指南:請將指向你選擇的簡頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人, 在提供的空位上填寫此人的姓名,並將簡頭畫線連接起來。



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f there are no candidates for a

does not appear on the ballot. 如果某個黨派官聯無候選人參選,則該選舉項目不會出現在選票上。

MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

STATE PROPOSITIONS / 州提案 / PROPOSICIONES ESTATALES

NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES

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沒有應用權,沒有權力限制,惠益物工業助議,禁止付股時和地方股份的 了有人的推廣的無數學就是人物業,禁止性企業所認知期難。前衛在到 權業條件中確從政稅的結局,發展完全公規則,仍設定擊;其稅業的設 到倉間加減,多政稅的費用,但是就未過的的政稅應無太大淨影響,

8

UNITED STATES REPRESENTATIVE

FEDERAL - 聯邦

無流官職 CARGOS PARTIDISTAS

PARTISAN OFFICES

※耐水業員 REPRESENTANTE DE LOS ESTADOS UNIDOS DSTRICT 8/第8歳年/DSTRITO 8

fote for One / 黑一名 / Vote por Uno

COMMINIC PARTIES, LIMITES SOSTER, ALMITONADO DEL COGRERO, CARROLLO CONSTITUCIONA, POR RICCIATA, Poblica que so polemina, vasa pacelemente de delme propuedes provides para conservada de la propueda. Carrollo de sus posterios y mans antimismos. Elima la delementa, perminen en razas o de entrato de propueda. Carrollo se nesas se se se propuente como imparto lesar la prepare conservada de antimismos de propueda. Carrollo se nesas se se se se propuente mentro la propuente de propueda. Parties per antimismos de propueda. Carrollo se nesas se se se se propuente de propuente de propueda de propueda antimismos de propueda de propueda de propueda de propueda antimismos de propueda de propueda de propueda de propueda antimismos de propueda de propueda de propueda antimismos de propueda de propueda de propueda antimismos antimismos antimismos antimismos antimismos an MINENT OWN. ILLUS ONCOURTED A COLUSTRON OF OWNER OCCUPED RESIDENCE.

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O MUNICIPAL MIN SOCIOON OF COMPANION OF CO

nos estatal o locales.

JUDGE OF THE SUPERIOR COURT, SEAT #12

INDICIAL · 司法

NONPARTISAN OFFICES 無熱流官職 CARGOS NO PARTIDISTAS

RETEN: 被将核缝人 /NO LISTADO

讓給私人或企業實體,設定關於公共工程,

SI no hay candidatos para un cargo partidista, la contienda no aparecerá en la boleta.

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38-SB46-EN-J08-8

YES/營成/SI◆ /ES/贊成/Si↑ /ES/韓母/SI◆ A full of mognet classified the programs exclusiving part of margin classifier and mercal margines de cladical mediates at exclusive part of mediates at amento de salanto proporciorat à ten resistente una compressioni suprimentati gui virtudo de adordiron el mercal part of mediatori de inceptiori suprimentati part ordinori de inceptiori part of proporciorat à ten resistente de confermentationi de proporciorati participationi de la mediatori de formationi de compressioni de serviciori de la mediatori de la media de la mediatori de la media del media de la media de la media de la media del media de la media de la media del Shall find Qir, recease the years of section equal of nor mot Up ampropase and oration surpopees of the School of the properties of the properties of the section of the properties of the properties of the seath benefits seableful as egated for first of the Oratin Life of the other development of the seath benefits seableful as egated for first or for the properties of the other development of the other properties of the properties of the other properties médica de los jubilados, y aumentar los beneficios de jubilación y los ajustes por costo de vida en la jubilación para ciertos empleados de la Cudad? 9 CITY & COUNTY PROPOSITIONS / 市縣提案 / PROPOSICIONES DE LA CIUDAD Y CONDADO Debetra la Cultura dumental a entradido de abro de servicho requeñeza para entri fer sustition necesarios para per la Periodo de melidora de platidar infranciados por el empleador de los nuevos empleados de la Cudad y nicres empleados de Olstife Escuel, a li Tionad Sperior y el Distrito Collego. Comissos empleados de la Cudad y nicres empleados de Olstife Escuel, a li Tionad Sperior y el Distrito Collego. Comissos empleados de la Cudad y Debería la Cuidad prohibir que los miembros del Sistema de Jubriación de Empleados de San Francisco que esta conferiados por comieter distratos de compedidón morá relacionados con su empleo reciban beneficios bubliación mandos con contribuciones del empleador? Shall the City prohibit San Francisco Employees' Retrement System members who are convicted of a crime involving moral turplude in connection with their employment from receiving any retrement benefits funded with Communication of Auditorial Approach to Professor attack and Bandwalk Selected 85 deleted 1995 (increasing services grounds between self-addressed compressions for text as mark all tead-bette stocked and in backed where its services between terming reserves and desenon support between 1995 (increasing and a backed and a services between 1995) in some files and approach and professor in the services of brinds should be and a placed and a plac MO/OW 20/2至 MO/N壁 SCHOOL PROPOSITIONS/學校提案 / PROPOSICIONES ESCOLARES 作的教師提供額外補償;以及為了增加教師培訓、資源和教室支援、技術、 革新和責任機制,三藩市聯合校區是否應該在接受強制性公民監督的條件下 為了向兒童提供品質更好的教育計劃:為了用提高薪資的方法吸引和保留優 秀教師和工作人員:爲了向在難以招募所需人員的學校和課目領域做額外工 本市是否應該禁止被判犯下與職務相關的違背道德之罪行的三藩市政府履員 退休系統成員取得雇主出資的任何選休福利? 本市是否應該增加新聘市政府屬員以及校區、高等法院和社區大學區某些 面員取得雇主出資的退休者健康福利資格所需的服務年數:建立一個單獨 的「退休者保健基金」以支付退休者保健費用:以及爲某些市政府僱員增 得到授權以徵收每年每個地塊 \$198 並隨著通貨膨脹而調整該稅費? VOTE EN AMBOS LADOS DE LA BOLETA VOTE BOTH SIDES OF BALLOT 加退休福利和退休生活費用調整? 在選票兩面哲 employer contributions? m C 出版 · 期本 Momes 高地斯· 東京 新拉多·C·UIRLE, THOMAS MELLON MARY E. MALLEN GERARDO C. SANDOVI 双音音像 See See Tubusel See 高等法院法官,第12席 JUEZ DEL TRIBUNAL SUPERIOR, OFICINA NUMERO 12 /ote for One : 與一名 / Note por Uno Membro del Consejo de Supe NPITE W 网络核媒人 / NOLISTADO 38-C1-42-1-L

MEASURES SUBMITTED TO THE VOTERS 提交速及投票表诉的提案 INICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES

Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and spancies and agencies support the nomination, appointment or confirmation of lemale, minority and disabled candidates to fif seats on those bodies? CITY & COUNTY PROPOSITIONS/市縣提案/PROPOSICIONES DE LA CIUDAD Y CONDADO

NES/魯母/SI▲ NO/反對 委任 市政府各個理事會和委員會的組成反映各種極談、統备、性取局的強厚報題男女人士的利益和宣載,以及市政府官員和機構支持提名、或服認女性、少數炫察和隨摩人士等该補者擔任委員職務,是否需該裁認一項非政務政策?

Liberia ser politica de l'Culada que se miembros de las conseigns y las comitiques de la Culada delegen foi inferese y las contribuciones de bombre y mujeres de typas las razas, atrias, confranciones de bombre y mujeres de typas las razas, atrias, confranciones per confirmación de culadidas, del seu confirmación de culadidas del culadidas del seu confirmación de culadidas del seu confirmación del seu confi

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to approve the Major's appointments to the PUC?

/ES/營成/Si NO/反擊 本市是否應該制訂公用專業委員會 (bnc) 委員的任職資格並修改 bnc 委員的委任程序,即市參議會必須以多數票通過市長的 bnc 員委任? ш

¿ Debería la Cludad establecar cualificaciones para las miembros de la Comisión de Servicios Públicos (Públic Viáliès Commission, PUC) y cambiar el processo de designación de miembros para la PUC exigiendo que la majoría de Consejo de Supenisores apruebe las designaciones del Alcalde para la PUC?

SSMITE OF LOGY of that you makes experient plan he Diggrows for Calcular Port Andrea Carlo Superfungue, SSMITE also was because he as as a substance of the Carlo Superfungue, SSMITE also was because he as as a substance of the Carlo Superfungue (SMITE) and substance of the as as a substance of the Carlo Superfungue (SMITE) and substance of the Carlo Su

rES/贊成/SI NO/ 內壁 單元的 50% 必須是可貨擔房屋,新的可食糖房屋的出租或銷售優先照顧中優收入享處,以及,如果**職業 Also Gutta** 公盈,將一出一班 建原生房單元,是否護該或陷一項市政府政策;以及,除非市參議會認定該地區混合用途開發計劃通**確**監察,是否應該禁止本市 市政府批准的任何獨占角 (Candiestick Point) 和職人角影塢 (Hunters Point Shipyand) 混合用涂開發計劃在觀點區的所有被開發的新房屋 出档、轉讓或出租本市在獨台角擁有的任何土地?

Defect set office de Locado en too pan de unexactorie de common au Locado, augusta participato, Penny Allande de Pennya Porto participato de unexactorie de common de locado de

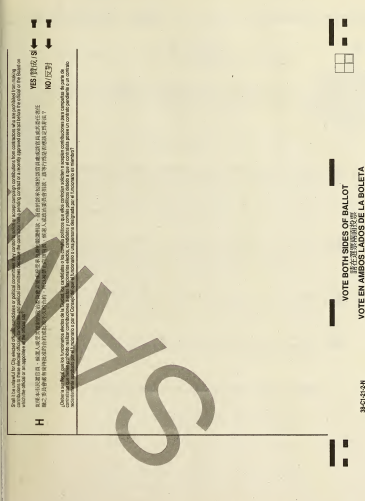
Stall be Crypticy to encourage linely development of a mixed-sep project in the Bay-ew on Carolestics Print And Hirrists Port Shippard, including a rew. 48es stadium or a non-stadium alternative scale for Cyber Shippard, including a rew. 48es stadium or a non-stadium alternative scale for Cyber Shippard, with any public park by open spaces of at least equal size and harsted meet the measures port opiniorized and a stadio or and a proposed by the volters in with 1877 be repeated.

樂用途:以及選民於1997年六月通過 技能及時間發位於課景區 (Bayview) 的獨占角 (Candiestick Point) 和繼人角振峰,Hunters Point Stroyard 的一項混合用途計劃,包括一章新的48人隊們育場或一項非體育場替化方案,是否應求他S、一項市政的改革,他是相差少相等面積的新的公園與開放空間交 16 -項市政府政策: 台角的公園用 座新的49人隊體育場或一項非體育場替代方案,是否應當成 **桑且該轉惠滿足本提案的政策目標,是否應該授權市** G

/ES/贊成/SI◆

w en Candestick Point y el astillero de Huniers Point, incluyendo un nuevo estadio zada para tarraferir terrenzos de parque en Candesdor Porni para aso no recenativo cardones y a transferenda cumple con los objetivos de la política de la iniciativa de porte de la participa de la contra を/反撃 uso mixto en Bayvew en royecto de uso mixto en bayvew ¿Debena la Ciudad estar autorizados de al menos las mismas propo ¿Debería ser política de la Ciudad alentar la urbanización oportuna de un para los élarses de San Tancioco o una alifernaria que no sea un estádio se le tremo es reemplazado por ruseivos parques publicos o espacios abu 的D提案和F提案是否應該被廢止?

ц.



38-C1-21-2-N

Before Casting a Write-In Vote, Read This:



Every write-in vote must be manually reviewed by the Department of Elections.

Unfortunately, a great majority of write-in votes cast each election cannot be counted.

Here's why:

- The write-in vote was not for a <u>qualified</u> write-in candidate. Only votes for qualified write-in candidates can be counted. Write-in votes for anyone else CANNOT be counted. Qualified write-in candidates can be found on the Certified Write-In List, available at your polling place, on the Department of Elections Web site (www.sfgov.org/elections) or by calling the Department of Elections.
- The write-in candidate was qualified for a different party's ballot.
 In a primary election, any qualified write-in candidates can only be voted for on the appropriate party ballot. To see the party affiliation of a write-in candidate, check the Certified Write-in List.
- The write-in vote was not correctly marked. Write-in votes must be indicated by both completing the arrow next to the "Write-In" space and writing the candidate's name in the space provided.
- Overvoting by selecting a candidate listed on the ballot and also marking a write-in vote for the same candidate will invalidate your vote for that contest.

Make sure your write-in vote counts!

PEACE AND FREEDOM PARTY

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote only for candidates from that party in partisan context. Pursuant to California Elections Code section 8004, if there are no candidates for a partisan contest, that contest will not appear on the ballot.

The following partisan contest will appear on the Peace and Freedom Party ballot:

PEACE AND FREEDOM PARTY COUNTY CENTRAL COMMITTEE, ASSEMBLY DISTRICT 13

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

*The following partisan contests will not appear on the Peace and Freedom Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 8 STATE SENATOR, DISTRICT 3 MEMBER, STATE ASSEMBLY, DISTRICT 13

> The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot. 本選民資料手冊內的選票樣本是正式選票的縮小版。 La Muestra de la Boleta Electoral en este folleto es una reducción de la Boleta Electoral Oficial.

申請中文版的選舉材料的選民請注意: 請保留這份選票樣本。寄給你的中文版的選民資料手冊中沒有這份選票樣本。 你只能在這本選民手冊中找到選票樣本。

> Aviso para los electores que han solicitado material electoral en español: Guarde esta copia del folleto en inglés para consultar su muestra de la boleta. El folleto en español que le será enviado no contendrá la muestra de la boleta.

38-SB51-EN-J08-8



全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 和平自由黨選票 / BOLETA DEL PARTIDO PAZ Y LIBERTAD PEACE AND FREEDOM PARTY BALLOT

CITY AND COUNTY OF SAN FRANCISCO / 三藩市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

ASSEMBLY DISTRICT 13 — BT 8, 11

To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. INSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture. 選民指南:請將指向你選擇的箭頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人, 在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。



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NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 提交選民投票表決的提案

Bass state and conditionation from history designation private property for private. By Profits are control.

This man interactives. Eliminate deference to potentiment in property rights cases. Datange conditionation rules. Frest impact interactives do so that any potentiments to the lot measure's restrictions. The rest statewide fiscing life from the probably would not be significant. EMINENT DOMAIN. LIMITS ON GOVERNMENT AUTHORITY. INTIATIVE CONSTITUTIONAL AMENDMENT.

cargo partidista, la contienda no

arecerá en la boleta.

Si no hay candidatos para un

partisan office, that contest does not appear on the ballot.

/ES/智成/Si◆ 政府徵用權。政府權力限制、憲法修正案動議,禁止折政府利加力政府局 了私人使用而徵用或破壞私人財產。禁止租金管制和類似拋棄,清余在財 幸權案件中順從政府的傾向, 修改宣告充公規則, 財政影響: 本提案的限 制會增加時多政府的費用。但是對於全州的財政限組大大學影響

86

muchos gobiernos des privadas para DOMINIO EMINENTE L'IMITES SORRE LA AUTORIDAD DEL COBIENTO. EMINENDA CONSTITUCIONAL INTENDITATION DE LA PRODUCTION DE LA SONDE LA COMPANIA DE L'ANTINO DE L'ANTINO

ERINETO DOMAIL LUITS OR GOG/FENTIONET ACQUISITOR OF OWNER-COCUPIED RESIDENCE.
INITIATIVE CONSTITUTIONAL AMEDIATIC Bars use of entirent domain to acque an owner-coape residence for conveyage as to private person to before set of the companies of public works, talk and state, and critica prevention. Fiscal impact to beginning residence and state, and critical prevention. Fiscal impact to state or local powerments.

T

GERARDO C. SANDOVAL Membro del Consejo de Supervisores de San Francisco MATC多・C・LIFE SF. Board of Supervisors. Mer

fole for One / 第一条 / Vote por Uno

JUDGE OF THE SUPERIOR COURT, SEAT #12

JUDICIAL - 回来

無漢派官職 CARGOS NO PARTIDISTAS NONPARTISAN OFFICES

高等法院法官、第12席 JUEZ DEL TRIBUNAL SUPERIOR, OFICINA NUMERO 12

YES/贊成/SI◆ NIETARIO. EMMIENDA CONSTITUCIONES DEL GOBIERNO DE RESIDENCIAS OCUPADAS PIETARIO. EMMIENDA CONSTITUCIONAL POR INICIATIVA. Prohibe el uso del dominio eminente una residencia ocupada por el propietario para traspasaria e una persona privada o entidad comercial. Ingres para advas publicios s'asid y seguridad publicias y prevencion de la delincuencia. Impacho liscal: Espa significado por las espirientes estata obcases. 基本修正案動議。禁止動用改 。設定關於公共工程 群於州政地方面 倫化・財産 東約私人或雅 政府徵用權。限制政府與緩壓主自住的別 府魯用權取得是法自住國 自大大財政 公共衛牛與安

8

商等进院独自 uez del Tribunal Superior MARY E. MALLEN THOMAS MELLON

· 现伯 Attorney

VES/增成/Si↑ VES/贊成/SI◆ VES/贊成/SÍ◆ At the served is classed for to promote exclusion por all compared according to the compared and compared according to the Displació Ladina municar la cardida de such escricio mandrario para en una comissión necesirio para restà herelesse rediccos de platación funcidado por el empleado de los numes empleados de la Cuitad. cues empleados de Disfria Escouta. Funcia Signarió y estita de Cespigo Comunitas, establecer un recto de Pelacionisa independente para la Aerición Milicio de Judica de para financiar los casos de aerición medicad de las labilitadas, y amenitar las beneficios de judicación y los ajustes por ceso de vida en la judicación para destre empleados de la Cuidad? Debería la Ciudad prohibir que los miembros del Sisema de Jubilación de Empleados de San Francisco que la sista do condiendado son comietre debe do composión moral relaciónados con su empleo recitan beneficios de plajación financiadas con confribuciones del empleador? CITY & COUNTY PROPOSITIONS/市縣提案/PROPOSICIONES DE LA CIUDAD Y CONDADO Shall the Qiry recease the wast of enriche required from the Qiry required to the School Described the Control of the Community Octope Destrict for quality for employer-funded refere health behalfs establish as septime flettle the Lind Car Thurf fund, from Lind refere health case costs, and increase referement behalfs and referement cost of wing against the centain Oly employees? were weg pally oducations are carrier for defens attract and regin quality states and staff by increasing a state and a staff by increasing the transfer and a staff by season and the authority and a staff by season as per in the authority and and a staff by season as per in the authority and and a staff by season as per in the authority and and a staff by season as per in the authority and a staff by season as the authorities to be yet 3190 per parest armally, as of by season as with mandary per oversight? Shall the City prohibit San Francisco Employees' Retriement System members who are convicted of a crime involving moral turpitude in connection with their employment from receiving any retirement benefits funded with NO/函数 NO/反對 型区/SM SCHOOL PROPOSITIONS/學校提案/PROPOSICIONES ESCOLARES 本市是否應該禁止被判犯下與職務相關的違背道德之罪行的三藩市政府雇員 了向兒童提供品質單好的教育計劃:為了用提高薪資的方法吸引和保留優 数簡和工作人員:每了向在難以招募所需人員的學校和課目領域做額外工 革新和責任機制,三藩市聯合校區是否應該在接受強制性公民監督的條件下 雇員取得雇主出資的退休者健康福利資格所需的服務年數:建立一個單獨 **为教师提供额外福建,以及每了增加教师培训、资源和教室支援、技術** 本市是否應該增加新聘市政府層員以及校區、高等法院和社區大學區某些 的「退休者保健基金」以支付退休者保健費用;以及爲某些市政府雇員增 特到技權以徵收每年每個地塊 \$198 並隨著通貨膨脹而調整該稅費? 退休系統成員取得雇主出資的任何退休福利? 請在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA VOTE BOTH SIDES OF BALLOT 加退休福利和退休生活費用調整 8 Card 1 of 2 38-C1-55-1-P

MEASURES SUBMITTED TO THE VOTERS 程交遷民投票表決的提案 INICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES

CITY & COUNTY PROPOSITIONS / 市縣提案 / PROPOSICIONES DE LA CIUDAD Y CONDADO

YES/替成/SI sexual orientations and type: Shall it be City policy that he membership of City boards and commissions relifed the interests and contributions of both men and women of all races, ethnicities, sexual orients of disabilities and that City officers and agencies support the nomination, appointment or confirmation of lemale, minority and disabled candidates to fill seas on those bodies? 市政府各個理事會和委員會的組成反映各種稿款、談簽·性取向和機隊類型男女人士的利益和買載,以及市政府官員和機構支持提名、委任 或確認女性,少數規商和機即人士等候補者擔任委員職務,是否應該成為一項市政府政策?

Deberia ser politica de la Cuada que los membros de las consespo y las comisiones de la Cuada relejen los intenses y las conduciones de horatres y majeres de la para en entrateriores secuelas y los confirmación de las funciones país agencias de la Cuada capaden el mombamiento, la designación de confirmación de cupadras y del sero entre mos desupacidas y proveiminte de gupos minutations per se entre organisment.

NO/反對

of the Board of Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring. Supervisors to approve the Mayor's appointments to the PUC? /ES/智能/Si 本市是否應該制訂公用事業委員會 (bnc) 委員的任職資格並修改 bnc 委員的委任程序,即市參議會必須以多數票通過市長的

ш

¿Debena la Ciudad establecer cualificaciones para los miembros de la Comisión de Servicios Públicos (Public Utitives Commission, PUC) y cambiar el pra la PUC extigendo que la mayoría del Consejo de Superviscres apruebe las designaciones del Alcade para la PUC?

units developed in the area. replace the units on a one-to-Sibilities by positives that you makes a supplier of the without any agreement of the positives of the positive of the positive

單元的 50% 必須是可負擔房屋,新的可負擔房屋的出租或銷售價先期腦中條收入家庭,以及,如果重建 Alco Guffut 公屋,將一比一直 建原住房單元,是否應該成爲一項市政府政策;以及,除非市參議會認定該地區混合用途開發計劃。僅而1940致第,是否應該禁止本市 範圍的所有被開發的新房屋 市政府批准的任何獨台角 (Candlestick Point) 和鐵人角船塢 (Hunters Point Shipyard) 混合用途開發計 出售、轉讓或出租本市在屬台角擁有的任何土地? ı

ES/智成/SI

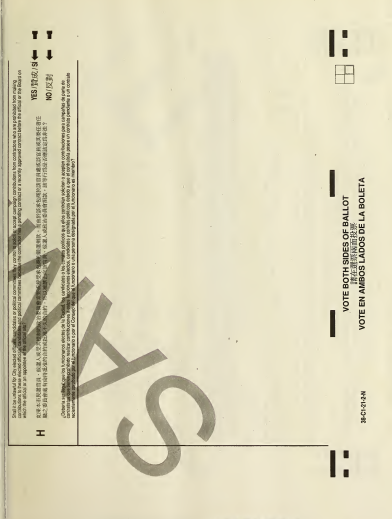
d vender, transferir o para el área incluye estas o la compra de viviendas Debtie se poist de Cuatro qui loco par de ubmandent de sen mise qui locudiquement est canadat Paul y actual par loco que ser fer beste su mana mides de vision se societament de se alla misma procesa parada de la compart de vision de se alla misma mides de vision de se accompart de misma mides de vision se societament de se accompart de vision de se accompart de vision de se accompart de vision de la compart de comp Shall be Clypparty to encourage triesly development of amasekuse project on Bayweven Candestat Point and Harters Point Shapata, industry area-48es stacking on a non-stadium alimente and a

/ES/贊成/Si

MO/DY

樂用途:以及選民於1997年六月通過 和等面積的新的公園或用放空間交 pward) 的一項混合用涂計劃,包括 鼓勵及時開發位於灣景區 (Bayview) 的獨台角 (Candlestick Point) 和變人角船場 (Humers Point) 版第一項市政府政體 台角的公園戶 座新的49人隊體育場或一項非體育場替代方案,是否應 與且該轉讓滿足本提案的政策目標,是否應該授權市 的D提案和F提案是否應該被廢止? G

Cardiestick Point y el astillero de Hunters Point, incluyendo un nuevo estadio para partier terrenos del parque en Cardiestick Porit para uso no recreativo man, la transferencia cumple con los objetivos de la política de la inclastiva de la partierencia cumple con los objetivos de la política de la inclastiva de ¿Debería ser política de la Caudad alentar la urbanización oportuna ver para los debrs de San Francisco o una alternativa que no sea un estado se el terreno es reemplazado por nuevos parques públicos o espacios a ley, y deberían revocarse las Proposiciones D. y F. aprobadas por los el ley, y deberían revocarse las Proposiciones D. y F. aprobadas por los el.



CITY AND COUNTY OF SAN FRANCISCO / 三瀬市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全小聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 和平自由黨選票 / BOLETA DEL PARTIDO PAZ Y LIBERTAD

JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008 ASSEMBLY DISTRICT 13 — BT 8 - 17

INSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture. To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow.

選民指南:請將指向你選擇的箭頭蓋線連接起來,如圖所示。如果想要投選合格補寫候選人, 在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。

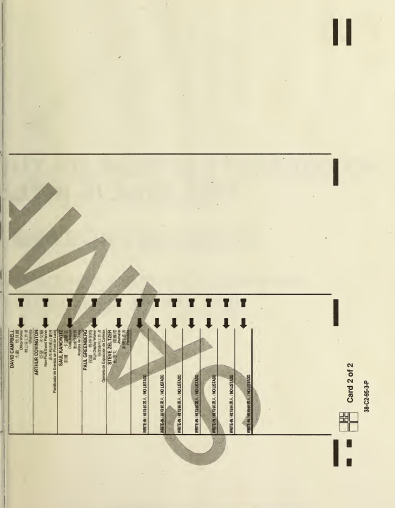
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CITY AND COUNTY / 市縣 / CIUDAD Y CONDADO

MIEMBRO DEL COMITÈ CENTRAL DEL CONDADO, ASAMBLEA DEL DISTRITO 13 MEMBER, COUNTY CENTRAL COMMITTEE, ASSEMBLY DISTRICT 13 Vote for no more than 7 / 蔚選不超過7名 / Vote por no mas de 7 原中央委員會委員,州聚議院第13選





NO CONTESTS APPEAR ON THE

這張選票卡背面不刊印選舉項目

NO APARECE NINGUNA CONTIENDA ESTA PÁGINA SE HA DEJAD

ACK OF THIS BALLOT CARD. TIONALLY BLANK.

戈們有意地將這一頁留為空白。

L DORSO DE ESTA BOLETA. N BLANCO INTENCIONALMENTE.



San Francisco Reads

Fall 2008

www.sfpl.org



San Francisco Public Library

REPUBLICAN PARTY

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote *only* for candidates from that party in partisan contests.

The following partisan contests will appear on the Republican Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 8
STATE SENATOR, DISTRICT 3
MEMBER, STATE ASSEMBLY, DISTRICT 13
REPUBLICAN PARTY COUNTY CENTRAL COMMITTEE, ASSEMBLY DISTRICT 13

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

+ Voters who have declined to state an affiliation with a political party may request a ballot for the Republican Party that includes candidates for all offices except County Central Committee. For more information, see page 6.

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot. 本選民資料手册內的選票據本是正式選票的絡小版。 La Muestra de la Boleta Electoral en este folleto es una reducción de la Boleta Electoral Oficial.

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共和黨撰票 / BOLETA DEL PARTIDO REPUBLICANO

CITY AND COUNTY OF SAN FRANCISCO / 三華市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全小聯合直接初選/ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION

CONGRESSIONAL DISTRICT 8, SENATE DISTRICT 3, ASSEMBLY DISTRICT 13 — BT 8 JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

o vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

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NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 是交選民投票表決的提案

Bas state and cade governments from taking of designing makes properly for pass. Profess erre control season and an arrangement. Eliminate deterace to government in opportry qu'its season. D'ampse condomnation nate season production consent docts for many openements due to the messure's seasons ones. The rest statewise factal effect, between probably would not be sprintent. MINENT DOMAIN. LIMITS ON GOVERNMENT AUTHORITY. INITIATIVE CONSTITUTIONAL AMENDMENT

STATE PROPOSITIONS/州提案/PROPOSICIONES ESTATALES

ES/認証/SI 10/反對 **女府数用權。政府權力限制。憲法修正案動議。禁止州建獨権雙方政府**為 了私人使用而徵用或破壞私人財產。禁止租金管制和類似檔施。道除在財 **看權案件中原從政府的傾向。修改宣告充公規則。財政影響令本糧業的股** 到會增加許多政府的費用。但是對於全州的財政應無太大淨影

86

意場・次類法 ndependent Businessworran

DANA WALSH 御立な時人

Vote for One / 選一名 / Vote por Uno

UNITED STATES REPRESENTATIVE

FEDERAL 聯邦

感流官職 CARGOS PARTIDISTAS

PARTISAN OFFICES

来版深議員 REPRESENTANTE DE LOS ESTADOS UNIDOS NSTRICT 8 / 第8.雅區 / DISTRITO 8

adades privadas para, cia al cobiemo en casos de MIENDA CONSTITUCIONAL ara muchos gobies POR INCIATIVA. Protibe que los gobiernos estada y locales se apoderen de o derien nor spor por actor a local de la compania de compania de la compania de la compania de la compania de la compania de regisa de expropación, lingando fiscal: Nayores costro de susta de las restricciones de la medigi. Sin embargo, el impado fiscal nelso sobre todo fis-DOMINIO EMINENTE. LÍMITES SOBRE LA AUTORIDAD DEL GOBIERNO. E to seria significativo.

usiness entity. Creates exceptions for public works, public health to significant fiscal impact on state or local governments. EMINENT DOMAIN. LIMITS ON GOVERNMENT ACQUISITION OF OWNER-OCCUPIED RESIDENCE.
NITIATIVE CONSTITUTIONAL AMENDMENT. Bats use of eminent domain to acquire an owner-occupied. residence for conveyance to a private person or to and safety, and crime procession. Fiscal Impact: n VES/替成/SI↑

米町線・禁止

人或企業官員

行微用權助為屬土

8

HARMEET K. DHILLON

MIEMBRO DE LA ASAMBLEA ESTATAL

WRITE-IN / 柳宮悠露人 / NO LISTADO

DISTRICT 13 / 第13 是压 / DISTRITO 13 MEMBER, STATE ASSEMBLY

Vote for One / 数 一名 / Vote por Uho

政府微用權。

編布 · 泰克安提 mall Business Consultant 元の発展内

SASHI MCENTER

NSTRICT 3 / 统3 湖瓜 / DISTRITO 3

大会議員 SENADOR ESTATAL

STATE SENATOR

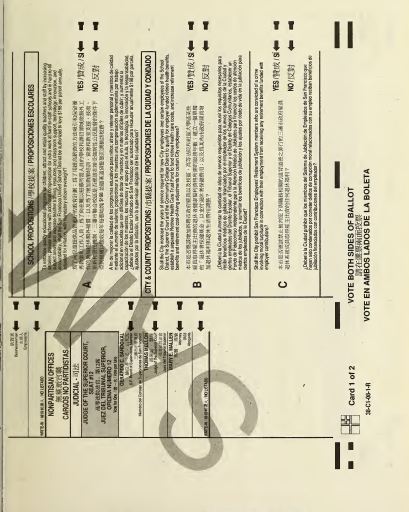
fote for One / 第一名 / Vote por Uno

STATE -州 - ESTADO

WATERNINGALSTADO

ADQUISICIONES DEL GOBRERNO DE RESIDENCIAS OCUPADAS NASTITUCIONAL POR NICIA TIVA. Protiba el uso del dominio entinenta el propietario para traspasaría a ura persona privada o entidad comercial ludy seguidas publicias y prevención del a delincuencia. Imparto fiscal. NO/反對 l況。財政影響





/ES/替底/Si◆ YES/贊成/SIA ES/贊成/SI YES/贊成/Si▲ Daberia ser politica de la Cuidad que los miembros de los comaigos y las comisiones de la Cuidad refejem los intereses y las contribuciones de hortivos y mujeres de tudas las razas, atrias, primetros es contribuciones de hortivos y las aportes de la Cuidad refejem las sessiones y las contribuciones de hortivos y las des razas, atrias, como la cuidad de la contribuciones de la cuidad de la como la cuidad de la contribuciones de la cuidad del la cuidad de la cuidad del la cuidad de la cuidad de la cuidad de la cuidad del la cuidad de la cuidad de la cuidad de la cuidad de la cuidad del la cuidad de la cuidad del la cuidad de la cuidad de la cuidad del la and Hunters Point Shipyard, including a new 49ers stadum or a non-stadium is replaced with new public parks or open spaces of at least equal size and en Candestick Point y el astillero de Hunters Point, incluyendo un nuevo estadio la julia transfeiri terrenos del parque en Candestick Point para uso no recreativo ricones y la transferencia cumple con los objetivos de la política de la iniciativa de Shall it be Carpolicy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethicities, sexual orientations and of such that the membership of city boards and agencies support the nonination, appointment or confirmation of lemale, minority and disable candidates to fill seats on those bodies? compra de viviendas ato para el área incluye estas oped in the area be NO/反對 Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to approve the Mayor's appointments to the PUC? NO/ 反對 NO/反對 **市政府各個理事會和委員會的組成反映各種種族、該畜、性取向和殘鄰類型男女人士的利益和買獻,以及市政府官員和機構支持提名、委任** Shal is be Clypnicy that any mixed-use development plan the Chy approves for Cardisticks Proint and Hunters Proint Shippard require 85% of all new houseing wash advicable, give preferences for the rating or purpose of new addrafes houseing business of the addrafes house was consistent and and advicable. Provide the prohibit form stating, conveying or lessing any Otyvomed and all Cardistick Proint niess the beaut of Supervisors finds that him. (Johne as of so as b Coard ou long done than have been many of Londingson. In the coard of the coard out of the coard of 单元约 20%。必须是可负缴房屋,箝约可负缴房屋的出租卖缴售優先照顧中债收入家庭,以及,如果而禁 Mice Gilla 公屋,第一比一重组原任房早元,是否愿该求局一项市政府改策;以及,除非市参議會認定該地區混合用途開發計劃準務。参近策,是否應該禁止本市 本市是否應該制訂公用專業委員會 (PUC) 委員的任職資格並修改 PUC 委員的委任程序,即市參議會必須以多數票通過市長铂 PUC 在嚴地區的所有被開發的新房屋 CITY & COUNTY PROPOSITIONS/市縣提案/PROPOSICIONES DE LA CIUDAD Y CONDADO 樂用途:以及選民於1997年六月通過 and)的一項混合用涂計劃,包括一 等面積的新的公園或開放空間交 ¿Debería la Gudad establecer cualificaciones para los miembros de la Comisión de Servicios Públicos (Públic Ufilities Commission, PUC) y cambiar para la PUC exigiendo que la mayoría del Consejo de Supervisores apruebe las designaciones del Alcalde para la PUC? NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES Stall it be City poo't be encourage timely development of a mixed-use project in the staywise on Candlestisk Portugata Hurinss Portui Stall allematers shall be City be authorized to starts park than it candlestisk Portugar on when the started make that as represented with men the started makes the measures pointly objectives, and shall Propositions 0 and 7, approved by the voltats in Julia 1897, he repeated? MEASURES SUBMITTED TO THE VOTERS 5政府批准的任何獨台角 (Candlestick Point) 和獵人角船城 (Hunters Point Shipyard) 混合用途間發計 提交選民投票表決的提案 或確認女性、少數族裔和殘職人士等候補者擔任委員職務,是否應該成爲一項市政府政策? and "Upberia is Cuida estar automa. All and a manastar automa. las mismas pro 6一項市政府政策: 如吳州至 台角的公園用 鼓勵及時期發位於藏景區 (Bayview) 的組合角 (Candlestick Point) 和繼人角配 Debería ser política de la Ciudad alentar la urbanización oportuna de un spara los slages de San Francisco o una allemativa que no sea un estado si el terreno es reemplazado por nuevos parques publicos o espacios as ley y debenían revocarse las Proposiciones D y F. aprobadas por los elle 座新的49人除體育場成一項非體育場替代方案,是否應 **逸且該轉讓滿足本提案的政策目標,是否應該授權市** 出售、轉讓或出租本市在繼台角擁有的任何土地? vian for this area incorporates these policies? 的D 提案和F 提案是否應該被廢止? 品委任? oolibcas? G ш

is en iu

YES/營成/SI◆ accept campaign contributions from contractors who are prohibited from making Debeira ser leval due las funcionarios descas de 10 quaes, ha caracteristica de políticos que discontrada solicien a appaira contribuciones para campañas de pare de recisiona por comitaciones, a serán encorarios electro, comitacionarios por comitacionarios de la comitata pose un contrato per descapa de la Compaña de pare de contrata pose un contrato per de Compaña de la Compaña NO/反野 家安家接受承包用的號遊捐款,而由於該承包商於該官員處或該官員或其委任者任 所以繼禁企成該官員、候選人或政治委員會捐款,該等行馬是否應該定局非法? VOTE BOTH SIDES OF BALLOT 請在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA ndidates or political committee 如果本市民選官員,候選人或受其權品的政治委員會無職成之委員會處有自待批准的合約或批准不久的合約,所 Shall it be unlawful for City elected officials, cardidal contributions to these elected officials, candidal which the official or an appointee of the official 38-C1-21-2-N I

REPUBLICAN PARTY BALLOT

全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 共和黨選票 / BOLETA DEL PARTIDO REPUBLICANO

CITY AND COUNTY OF SAN FRANCISCO / 三蕃市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

ASSEMBLY DISTRICT 13 — BT 8-17

INSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture. To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow.

選 民指南:諸將指向你選擇的箭頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人 在提供的空位上填寫此人的姓名,並將箭頭蓋線連接起來。

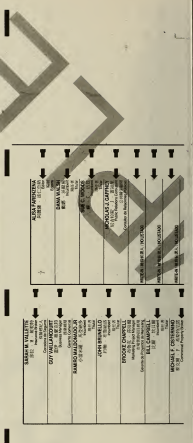
como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de INSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal la persona en el espacio en blanco provisto, y complete la flecha.

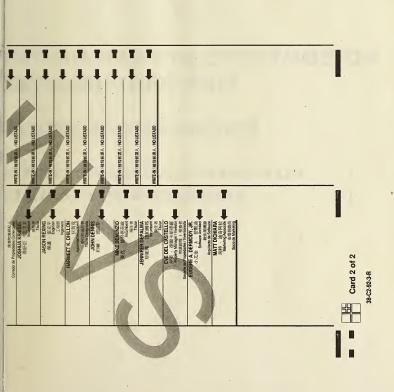
CITY AND COUNTY / 市縣 / CIUDAD Y CONDADO

MIEMBRO DEL COMITÉ CENTRAL DEL CONDADO, ASAMBLEA DEL DISTRITO 13 MEMBER, COUNTY CENTRAL COMMITTEE, ASSEMBLY DISTRICT 13

12%; / Vote por no más de 12

Vote for no more than 12 / 調選不





NO CONTESTS APPEAR ON THE

這張選票卡背面不刊印選舉項目

NO APARECE NINGUNA CONTIENDA ESTA PÁGINA SE HA DEJAD

BACK OF THIS BALLOT CARD. FIONALLY BLANK.

L DORSO DE ESTA BOLETA.

N BLANCO INTENCIONALMENTE.











NOW HIRING:

The San Francisco Sheriff's Department is offering you a rewarding career as a Deputy Sheriff

- Salary: \$62,062 \$83,947 annually
- Generous health and PERS retirement benefits

(\$51,038 for the first 12 months/\$83,947 requires advanced POST certificate) • Excellent promotional opportunities

No previous law enforcement experience necessary. Successful applicants will attend a three-week orientation course, seven-week jail training operation course, and within the first year of employment, a 23-week California POST certified police academy. Upon graduation from the academy, deputies are fully accredited peace officers under California law (POST certified).

Applicants must be at least 20 years old, a high school or GED graduate, a permanent resident who can obtain U.S. citizenship within 3 years of appointment, have one year of college or work experience, and possess a valid California driver's license.

Expedited selection process:

Applicants who have successfully completed a CA POST academy within the last 6 months may have the written and physical agility exam waived.

Applicants who have taken a CA POST entry written exam within the last year from an accredited academy or agency with a score of 46 or higher may have the written exam waived

As an equal opportunity employer, we especially encourage women, minorities and bilingual candidates to apply.

Decime-to-State voters

(DTS) DEMOCRATIC PARTY SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote only for candidates from that party in partisan contests.

+ Voters who have declined to state an affiliation with a political party will be given a nonpartisan ballot that includes candidates for nonpartisan office and ballot measures only, unless they request a ballot for the Democratic Party that includes candidates for all offices except County Central Committee, or a ballot for the Republican Party that includes candidates for all offices except County Central Committee. For more information, see page 6.

The following partisan contests will appear on the (DTS) Democratic Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 8 STATE SENATOR, DISTRICT 3 MEMBER, STATE ASSEMBLY, DISTRICT 13

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

_The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot.

本選氏資料手冊內的選票樣本是正式選票的缩小版。

La Muestra de la Boleta Electoral en este folleto es una reducción de la Boleta Electoral Oficial.

申請中文版的選舉材料的選民請注意: 請保留這份選票樣本。寄給你的中文版的選民資料手冊中沒有這份選票樣本。 你只能在這本選民手冊中找到選票樣本。

> Aviso para los electores que han solicitado material electoral en español: Guarde esta copia del folleto en inglés para consultar su muestra de la boleta. El folleto en español que le será enviado no contendrá la muestra de la boleta.

OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 吴丰堂潠票/BOLETA DEL PARTIDO DEMÓCRATA DTS) DEMOCRATIC PARTY BALLOT

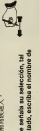
CITY AND COUNTY OF SAN FRANCISCO / 三藩市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

CONGRESSIONAL DISTRICT 8, SENATE DISTRICT 3, ASSEMBLY DISTRICT 13 — BT 8

NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. 塞民指南: 請將指向你選擇的箭頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人, 在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。

como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de NSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal la persona en el espacio en blanco provisto, y complete la flecha.



NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 是交選民投票表決的提案

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師相 - 四級版

SHIRLEY GOLUB NANCY PELOSI Nembro del Congres

Hote for One / 第一名 / Vote por Uno

UNITED STATES REPRESENTATIVE 米高級議員 REPRESENTANTE DE LOS ESTADOS UNIDOS STRICT 8/茶8維度/DISTRITO 8

FEDERAL 聯邦

無流官職 CARGOS PARTIDISTAS

PARTISAN OFFICES

表表,金融四 Member of Congress Democratic Benes Raises

STATE PROPOSITIONS / 州提案 / PROPOSICIONES ESTATALES

YES/贊成/SL 致府徵用權。政府權力限制。憲法修正案劃議,禁止州政府和地方改曆為 幸權案件中關從政府的傾向。修改宣告充公規則,財政影響:本提案的限 了私人使用而费用或破壞私人財產。禁止租余管制和賴以措施,消除在

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ure an owner-occupied for public works, public health te or local governments. TENT ACQUISITION OF OWNER-OCCUPIED RESIDENCE. 私人或企業實體。設定開於公共工程、 EMINENT DOMAIN, LIMITS ON GOVERNMENT ACQUISITION OF CONTEMPORATION IN MATERIAL AMENOMENT. BISS USS OF EXTREMENTAL TOWNER, AMENOMENT, BISS USS OF STREET BOARD OF THE CONTEMPORATION OF THE CONTEMPORAT 房屋。憲法修正案動調 or business entity. On nveyance to a private pe crime prevention. Fiscal 。現制政府取得屋

to seria significativo.

T

YES/贊成/SI

NO/反對

9外情況,財政影響:對於州或地方政府沒

小型型·米加速型

CAROLE MIGDEN MARK LENO

STRICT 3 / 第3雄區 / DISTRITO 3

SENADOR ESTATAL

fole for One / 第一名 / Vote por Uno

STATE - 全 - ESTADO

WHITE-HI / 南郊东湖人 / NO LISTADO

STATE SENATOR

	Chema Cultura Maria Legislacte del Essado el Californa JOE NATORO Chema Chima Chi		ADMINISTRATE, THE SECOND SOBRE ADMINISTRATE BLE, CORRECTIVED OF RESIDENCE ADDRESS. RE, POPEIETAN, E. WIELDA, CONSTITUCIONAL, POI NIGATIVA, Porha et acce de denine emiremente de la manuel reclama en reclama en reclama en reclama en la percura primata o enfluidir comenzata de la percura primata o enfluidir comenzata de la compressa percurado en reclama en la comenzata de la comenzata de la percura primata o enfluidir comenzata de la comenzata del la comenzata del comenzata de la comenzata del la comenzata de	
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	MEMBER, STATE ASSEMBLY MEMBER A ASSEMBLY MEMBER OF A ASSEMBLY		seal as, mode feathers, with addictional proper seator for text work it harded best all neither field seators as easier, as not resease leader training resources and datasoom support, technidosy, invovation, and account in the season support, technidosy, invovation, and season, then, so, still the Seas Frances cultured School Destrict be authorized to leay \$180 per parcel annually, agusted and station, with mandatory of litter oversight?	
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9	JUEZ DEL TRIBUNIA SUPERIOR, OFICINA NUMERO 12 Verero 18 - Verero Les GERARDO C. SANDOVAL SERVICE SER	m	本市还沿面波射加斯特市政府服员以及收置,海等进程后非国大型服果。 医局级附属上组形型成果被指示物保护用的服务和整,建立一届果姻 市、服务和管理基本。以共有媒体有效整件:以及低速地市政和圆线等 加强水量价和强水生活费用器器?	
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	MARY E. MALLEN RIGHT AND THE STATE OF THE ST	12	Shall the City prohibit San Francisco Employees' Referenent System members who are convicted of a crime involving moral unplude is connection with their employment from receiving any retrement benefits funded with employer confinitions?	
	WRITE-HV JATSK BILA. (NO LSTADO	ပ	YES/貸(式/S)◆ 基本市还完整禁止法判犯下與職務問題的違傳道總之罪行的三語市政府照過 場体系稅及員取務雇主出辦的任何退休福利?	
			Deteró la Culada probler que los miembros del Sisama de Jublación de Empleados de San Farration que plabación financiatos con combusciones del empleador? Findel relacionados con su empleo rechain beneficia de Plabación financiatos con combusciones del empleador?	
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	N N 38-C1-08-1-00S	OTE B	VOTE BOTH SIDES OF BALLOT 請在選票兩面投票 請在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA	

38-C1-08-1-DDS

MEASURES SUBMITTED TO THE VOTERS 基本文型民校票表述的提案 INICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES

Shall be Gity policy that the membership of Gity boards and commissions relied the interests and contributions of both men and women of all races, ethnicities, sexual orientations and types of disabilities and that Gity officers and agencies support the nomination, appointment or continuation of lemale, minority and disabled candidates to fill seats on those bodies?

CITY & COUNTY PROPOSITIONS/市縣提案/PROPOSICIONES DE LA CIUDAD Y CONDADO

YES/贊成/SI◆ NO/ 应對 市政府各個理事會和泰員會的組成反映各種種族、統領、性限向和強彈類型男女人士的利益和質載,以及市政府官員和數構支持提名、泰任政務部政人主命,等統領的發揮人士等被指击擔任委員職務,是否體談成為一項市政府政策?

Duberia ser politica de la Cuada que los membros de los consejos y las comisiones de la Cuada refejem los intereses y las contribuciones de hombres y mujeres de todas las razas, abrias, infrincibros estadas y las destapuidad, y des funcionados y las apartes de la Cuada debiden el mombramento, la estagnación de confirmación de cuandidas del suo memor estados y proveimientes de pupos mindrándos para en estados registratos?

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to approve the Major's appointments to the PUC?

(ES/型成/SI 本市还名覆款部訂公用事業委員會 (PUC) 委員的任職政格並接改 PUC 委員的委任程序,即市參議會必須以多數課通過市民學 PUC 員委任?

de miembros , Deberia la Ciudad establecer cualificaciones para tos miembros de la Comisión de Servicios Públicos (Publico Commission, PUC) y cambiar el propeso, de des para la PUC exigiendo que la mayoría del Consejo de Supervisores apruebe las designaciones del Alcade para la PUC? 28.21 Lib Colty Quality and medical seedbrowned by the Quality of Colty of

FS/營成/SI◆ NO/反對 ntervant won 2010年19月1月1878年,即行马耳耳提份服的记用政府皆像宋熙期中即攻入家庭,以及,如果威廉(Mos Gulfin 公园,将一比一重,建度先展明是,是否悉就投资,与行政的政策,是分享政策,是不是重要的企业,是一个企业,不是一个企业,不是一个企业,是一个企业,是一个企业,是一个企业,是一个企业,是一个企业,是一个企业,是一个企业,是一个企业,是一个企业,是一个企业,是一个企业,是一个企业,是一个企业,是一个企业,是一个企业,是一个企业,是一个企业,是一个企业,是一个 單元的 50% 必須是可負擔房屋,新的可負擔房屋的出租或銷售優先照職中個收入家庭,以及,如畢奮雖如60 Griffen 公屋,將一比一 市政府批准的任何獨合角 (Candlestick Point) 和獨人有船坞 (Hunters Point Shipyard) 混合用途用發汗氧化氯地區的所有被開發的新房屋 出售、轉漢或出租本市在屬台角擁有的任何土地? щ

Debet are points at 8 Louder que todo plan de uparaceden de servicio de point de la Contra del Contra de la Contra del Contra de la Contra del Contra de la Contr

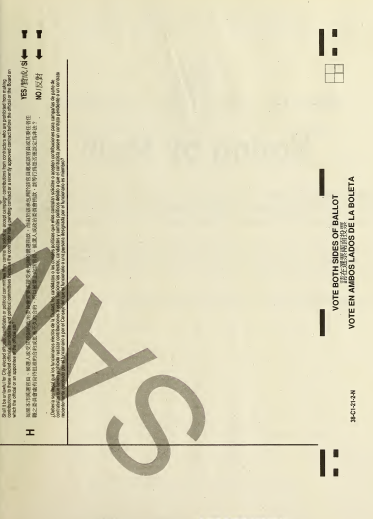
Shall be Chypoky to encourage timely development of a monduse project in the Bay-ew on Candeside Point And Hames Point Shapard, influding a few 48ers stadium or a non-stadium alternative state in the Chypoky and the Chypoky of the

ES/贊成/SI↑ NO/反對 台角的公園用地用於非實樂用途:以及選民於1997年六月通過 座新的49人隊體育場或一項非體育場替代方案,是否應處成為一項市政府政策,如另用至少相等面積的新的公園或開放空間交 Mayard)的一項混合用途計劃,包括 技職及時期發位於數景區 (Bayview) 的複合角 (Candlestick Point) 和個人角影響 (Humers Point) **负且該轉票滿足本提案的政策目標,是否應該授權市數層轉畫** 的D提案和F提案是否應該被廢止? G

Debets as prior as be Louder after interaction opcoming in ordiners, and process, and as a better as the control of the control operation operation of the control operation operation of the control operation operatio



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Absentee voting has a new name:

Voting by Mail!

Starting January 1, 2008, "absentee voting" is now referred to as "voting by mail" in all of the Department of Elections' literature. A new state law mandates this change, but all the benefits and requirements remain the same!

To receive your ballot in the mail, send in the application on the back cover of this pamphlet. The Department of Elections must receive your application by 5:00 p.m. on Tuesday, May 27, 2008.

For more information about voting by mail, see page 7.

Decline-to-State Voters

(DTS) REPUBLICAN PARTY

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

The June 3, 2008 election is a modified closed primary. In a modified closed primary, a voter who has registered with a particular political party may vote only for candidates from that party in partisan contests.

+ Voters who have declined to state an affiliation with a political party will be given a nonpartisan ballot that includes candidates for nonpartisan office and ballot measures only, unless they request a ballot for the Democratic Party that includes candidates for all offices except County Central Committee, or a ballot for the Republican Party that includes candidates for all offices except County Central Committee. For more information, see page 6.

The following partisan contests will appear on the (DTS) Republican Party ballot:

UNITED STATES REPRESENTATIVE, DISTRICT 8
STATE SENATOR, DISTRICT 3
MEMBER, STATE ASSEMBLY, DISTRICT 13

The following nonpartisan contest will appear on the ballot for all registered voters, regardless of party affiliation:

JUDGE OF THE SUPERIOR COURT, SEAT #12

All registered voters, regardless of party affiliation, may vote for or against the ballot measures.

The Sample Ballot in this pamphlet is a reduction in size of the Official Ballot.

本遠民資料手冊內的選票棒本是正式選票的縮小版。

La Muestra de la Boleta Electoral en este folleto es una reducción de la Boleta Electoral Oficial.

申請中文版的選舉材料的選民請注意: 請保留這份選票樣本。寄給你的中文版的選民資料手冊中沒有這份選票樣本。 你只能在這本選民手冊中找到選票樣本。

> Aviso para los electores que han solicitado material electoral en español: Guarde esta copia del folleto en inglés para consultar su muestra de la boleta. El folleto en español que le será enviado no contendrá la muestra de la boleta.



OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

共和黨選票 / BOLETA DEL PARTIDO REPUBLICANO DTS) REPUBLICAN PARTY BALLOT

CITY AND COUNTY OF SAN FRANCISCO / 三等古古線 / CIUDAD Y CONDADO DE SAN FRANCISCO 全州聯合直接初選 / ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION

CONGRESSIONAL DISTRICT 8, SENATE DISTRICT 3, ASSEMBLY DISTRICT 13 — BT 8 JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow. NSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture.

選民指南:請將指向你選擇的箭頭蓋線連接起來,如圖所示。如果想要投選合格補寫候選人, 在提供的空位上填寫此人的姓名,並將箭頭畫線連接起來。



como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de NSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal la persona en el espacio en blanco provisto, y complete la flecha.

NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 是交選民投票表決的提案

STATE PROPOSITIONS/州提案/PROPOSICIONES ESTATALES

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DANA WALSH

Vote for One (第一条 / Vote por Uno

UNITED STATES REPRESENTATIVE

FEDERAL-聯邦 ESTADOS UNIDOS

無流官職 CARGOS PARTIDISTAS

PARTISAN OFFICES

米西郊議庫 REPRESENTANTE DE LOS DISTRICT 8/388 報 DISTRITO 8 VES/營成/SI↑ **全權案件中顧從政府的傾向。修改宣告充公規則。財政影響:本程案的限** 设在我田橋。政府權力問題。漢法依正來學議。然中也政府的有古教展 了私人使用而微用或破壞私人財產。禁止租金管割和類似措施。消除 四合基估许多政府的费用。但是對於全社的財政衛無大大強勢 86

DOMINIO ENINENTE. LÍNITES SOBRE LA AUTORIO AD EL GOBIERRO. ENUIRIDA CONSTITUCIONAL INVINANTA MANAGARA PARA MANAGARA no seria significativo.

EMINENT DOMAIN. LIMITS ON GOVERNMENT ACQUISITION OF OWNER-OCCUPIED RESIDES INTERFACE CONTINUIANDAL AMERIDISE. Bas see de enrinent orbanie na extyrue an owner control residence for conveyance to a private person or business enrilly. Create exceptions for public works and salety, and crine prevention. Fascal impact. Na significant (seal impact on state or local governal

SASHI MCENTEE

NSTRICT3/第3週區/DISTRITO3

出来 SENADOR ESTATAL

/ote for One / 銀一名 / Vote por Uno

STATE - 州 - ESTADO

ARITE-IN / 耐熔板源人 / NO LISTADO

STATE SENATOR

Consultora de Pequeñas

YES/贊成/Si▲ a persona privada o entidad comercial. On de la delincuencia. Impacto fiscal: libe el uso del dominio eminente NENTE. LÍMITES SOBRE ADQUISICIONES DEL GOBIERNO DE RESIDENCIAS OCUPADAS PIETARIO. ENMIENDA CONSTITUCIONAL POR INICIATIVA. Profilòe el uso del dominio emine NO/反對 政府徵用權。限制政府取得屆主自住的房屋。憲法修正案動議。禁止動用政 外情况。所收影響:對於州或地方政府以 **《企業實體·設定開於公共工程** pietario para traspas 電以解源給私人可 公共衛生與安全與及防止犯罪的條 符徵用權取得歷主自律屬

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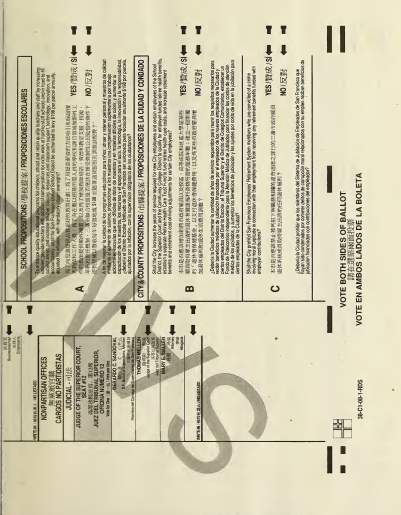
al significativo sobre los

HARMEET K. DHILLON

州深瀬島 MEMBRO DE LA ASAMBLEA ESTATAL

MATE-IN / 高級信徒人 / NO LISTADO

DISTRICT 13/第13強張/DISTRITO 13 MEMBER, STATE ASSEMBLY



MEASURES SUBMITTED TO THE VOTERS

NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES 是交選民粹票表決的提案

Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all aces, ethnicities, sexual orientations and types of disabilities and that City officiers and agencies support the nomination, appointment or confirmation of learnate, minority and disabled candidates to fill seas on those bodies?

CITY & COUNTY PROPOSITIONS/市縣提案/PROPOSICIONES DE LA CIUDAD Y CONDADO

VES/贊成/Si NO/反對 市政府各國理事會和委員會的組織反映各種種族、族裔、性取向和殘障類型男女人士的利益和實獻,以及市政府官員和機構支持提名、委任 少數族裔和殘單人士等候補者擔任委員職務,是否應該成爲一項市政府政策? 或確認女性、

Dibberia ser politica de la Cuidad que los miembros de los comejoses de la Cuidad refeljem los rienenes y las confraciones de hombres y mujeres de tudas las razas, abrias, prefeticiones seudes y tidos destapacidas, de las buchantes de la Cuidad pelden el mombramento, la designación de confirmación de cupadadas del suo meneron, despacabación de provimiento de cupadadas del suo meneron, despacabación de provimiento de guardadas del suo meneron de cupadadas del suo despacabación de confirmación de cupadadas del suo meneron de superior de super

niny of the Board of by and change the city set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring supervisors to approve the Mayor's appointments to the PUC?

本市是否應該補訂公用事業委員會 (Puc) 委員的任職資格並修改 Puc 委員的委任程序,即市參議會必須以多數票通過市長的 Puc

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miembros

¿Deberia la Ciudad establecer cualifraciones para los miembros de la Comisión de Servicios Públicos (Publico Kommission, PUC) y cambiar el proceso, de des para la PUC eviglendo que la mayoría del Consejo de Supervisores apruebe las designaciones del Alcaide para la PUC?

28.21 is the Opportunate medical executable the Outspace for Catastack for an exhibit of Stopper dequals of 26 and are motived use expected his are all studies, by a preference for the entil or purchase the self-fided housing to families of the and made self-fided housing to familie of the and made self-fided housing to families of the and made self-fided housing to families of the and made self-fided housing to family the outside the self-fided housing to familie the self-fided housing to family the outside the self-fided housing the self-fided

ES/智成/Si 建原住房單元,是否應該成爲一項市政府政策;以及,除非市參議會認定該地區混合用滏開發計劃淺鄰這事政策;是否應該禁止本市 maxanadesottenwippi (namostaxtvom) 和澳大角指指 (tunies Pont Stippad) 混合相能開發计看在影戏框的所有被開發的新房屋 專房的 50% 必须是以真确是,将的可食素的EBUH加或等性疾患無非中收入实验,以及,或用重覆 Aloe Geffer 公园。 养一社, 那是作用用于,是必需求的。 intra-address ... intra-address ... intra-出售、轉讓或出租本市在繼台角擁有的任何土地? ш

¿Debei se principa se la Chade que administrad de servicio de la Chade desente est clima de Arbeir Port per administrat de constitues unidade de vivinda que se contributen el desente principa de la companie de la com

Obal it be City policy to encourage timely development of a mixed-use project on the Baywew on Candustick Point and Himates Point Shipperd, including a frew 45the Stadium or a non-stadium alterment and a final for the mixed to the project for the Conference of the Conference of the Basic depart of the project of the project of the Stadium of a non-stadium and the Conference of the Stadium of a non-stadium and the Conference of the Stadium of a project of the Stadium of the Stadium

樂用途:以及選民於1997年六月通過 |等面積的新的公園或開放空間交 技劃及時開發位於爾景區 (Bayview) 的獨台角 (Candlestick Point) 和獵人角影響 (Hunters Point, Shipyand) 的一項混合用途計劃,包括 産新的49人隊體育場或一項非體育場替代方案,是否總據成第一項市政府政策;如果相至少 與且該轉讓滿足本提案的政策目標,是否應該授權市I 的D提案和F提案是否應該被廢止? G

/ES/贊成/SI

NO/反對

royecto buso mido en Baywew et Candestirk Polity et astilero de Hunters Polity incluyendo un nuevo estadio Lebenito Bujuda estra autorizacia para tarakeri terennos de parque en Candestirk Ponit para uso no recreativo Ros di amenoia, se mismas propintorines, la transferentia cumble on tos dispitos de la politica de la inciativa de Debenia ser política de la Cudad alentar la urbanización oportuna de para los sers de San Francisco o una atternativa que no esa un estado si el ferreno es reemplazado por nuevos parques publicicos o espacios al ley, y ebenian rençarsas las Proposiciones D. y F., aprobadas por los el

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YES/贊成/SÍ▲ Shall be unlawd in Chy elected officials, explodes or political committees lay-portrolly explosing a copy carried provinciation from contractors who are problemed from making controlled or a recently approved contract before the other or the Board on which he official or an appointed controlled to the controlled or the Board on NO/反對 Daberia ser limpa que los funcionados elebas de la cuada has candidados o los cometios para compatible o parte de constitución de la compatible bella companiente des cardidados por compatibles de contrata pose en central pendente o en comitado rescriente de la compatible per en contrado por el Consolido de la Unidada de parte despetados en contrado por el Consolido de la Unidada de parte despetados en entrados para en contrado por el Consolido de la Unidada de parte despetados en entrados en contrados para entrados en contrados de la Consolido de la Unidada de parte despetados entrados ent 如果本市民選官員,被選人或受決致害的政治委員會求學或接受美術用的競響相談。而由於該承包聽於該官員應或該官員處或該官員或其委任者任 職之委員會處有時待批准的合約或批准不久的合約,所以被禁止可該官條。「假選人或政治委員會捐款,該等行為是否應該定路非法? 新在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA VOTE BOTH SIDES OF BALLOT 38-C1-21-2-N I



8237 Public Safety Communications Technician

- 1 year customer service experience,
- Able to type at least 40wpm,
- No felony convictions

Salary: \$26.62 - \$3

\$26.62 - \$32.36/hr \$55,380 - \$67,314/annual

8238 Public Safety Communications Dispatcher

- 2 years customer service experience,
- Able to type at least 40wpm,
- No felony convictions

Salary:

\$30.37 - \$36.91/hr \$63,180 - \$76,778/annual

Apply at www.jobaps.com/sf



Decline-to-State voters

NONPARTISAN

SAMPLE BALLOT AND BALLOT INFORMATION



City and County of San Francisco Consolidated Statewide Direct Primary Election June 3, 2008

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JUDGE OF THE SUPERIOR COURT, SEAT #12

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OFFICIAL BALLOT / 正式選票 / BOLETA OFICIAL

NONPARTISAN BALLOT

CONSOLIDATED STATEWIDE DIRECT PRIMARY ELECTION 無懲派選票 / BOLETA NO PARTIDISTA

CITY AND COUNTY OF SAN FRANCISCO / 三蘇市市縣 / CIUDAD Y CONDADO DE SAN FRANCISCO 全小聯合直接初選/ELECCIONES ESTATALES PRIMARIAS DIRECTAS CONSOLIDADAS JUNE 3, 2008 / 2008年6月3日 / 3 DE JUNIO DE 2008

BALLOT TYPES 2, 5, 6, 8, 11, 14, 16

INSTRUCTIONS TO VOTERS: Complete the arrow pointing to your choice, as shown in the picture. To vote for a qualified write-in candidate, write the person's name on the blank line provided and complete the arrow.

選民指南:請將指向你選擇的簡頭畫線連接起來,如圖所示。如果想要投選合格補寫候選人 在提供的空位上填寫此人的姓名,並將箭頭蓋線連接起來。



como se indica en la imagen. Para votar por un candidato calificado no listado, escriba el nombre de INSTRUCCIONES PARA LOS ELECTORES: Complete la flecha que señala su selección, tal a persona en el espacio en blanco provisto, y complete la flecha.

NICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES MEASURES SUBMITTED TO THE VOTERS 是交選民投票表決的提案

EMINENT DOMAIN. LIMITS ON GOVERNMENT AUTHORITY. INITIATIVE CONSTITUTIONAL

STATE PROPOSITIONS / 州 提 案 / PROPOSICIONES ESTATALES

JUDGE OF THE SUPERIOR COURT 高等法院法官,第12席 JUEZ DEL TRIBUNAL SUPERIOR, OFICINA NUMERO 12

JUDICIAL - 回班

無熱液官職 CARGOS NO PARTIDISTAS NONPARTISAN OFFICES

Bars state and local governments from taking or damaging private propert and similar measures. Eliminates deterrier to government in property fig. Figsal finagat: Increased costs to many governments due to the measure select, however, probably would not be significant.

YES/贊成/SI 政府徵用權。政府權力限制。憲法修正案動議,禁止州政府利地方政審。 了私人使用而徵用或政绩私人財產,禁止租金管制和類权措施。消除在職 耄權案件中關從政府的傾向。修改宣告充公規則,財政影響:本提案的限 制會增加許多政府的費用。但是對於全州的財政原無大大淨影響

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GERARDO C. SANDOVAI 藤拉多・C・山井 S.F. Board of Supervisors. Mer

Off for One (現一名/ Vote por Uno

THOMAS MELLON MARY E. MALLEN

DOBANIC BURDETE. LIBITES SORRE LA ALTORIDAD DEL GODIE RNO. ENUIENDA CONSTITUCIONAL.
RIVANTANA, PORTA que se sopolimie en acasa jú pocisies sobreines do educaminopticados: humas para acosa princidos. Purbido el control de algueiros, mandos atrialistos. Emina a deficiencia al gobolimo en escaso de mando de propedad. Chana las estada de grampada. In partico idental Aproposes para munos oposenos acosa de propeda Chana. Se estado estado de impacto licial labanica estas para munos oposenos acosas de servicios de la medio. Se milho por el munos los servicios de estado probabemente acosa de servicios de la medio. Se milho por el munos los servicios de estado probabemente acosa de servicios de estados probabemente acosa de servicios.

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MRTE-IN 油鸡烷源人 INDLISTADO

or public works, public health tie or local governments. 禁止動用政 房屋。憲法修正案動置。 ct: No significant fisca Bars use of NT ACOU reyance to a private per nme prevention. Fisca 限制政府取得屋 EMINENT DO NITATIVE

VES/贊成/Si▲ NO/反對 外情况。財政影響:對於州或地方政府沒 私人或企業實體。設定關於公共工程、

与太大財産

ES SOBRE ADQUISICIONES DEL GOBIERNO DE RESIDENCIAS OCUPADAS MENDA CONSTITUCIONAL POR INICIATIVA. Profitie el uso del dominio entinente had aver el propietario para fraspasaria a una pesona privada o enfidad comercial, manda y seguridario placias y perennacion de la elemonencia. Impacio lissal manda, salud y seguridario placias y preennacion de la elemonencia. Impacio lissal

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CITY & COUNTY PROPOSITIONS/市縣提案/PROPOSICIONES DE LA CIUDAD Y CONDADO INICIATIVAS DE LEY PRESENTADAS A LOS ELECTORES 是交選民投票表決的提案

Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethicidies, serual orientations and agencies support the nomination, appointment or confirmation of clisabilities and that City officers and agencies support the nomination, appointment or confirmation of lemale, minority and clisabled candidates to fill seals on those bodies?

VES/郊政/SI▲ NO/反對 **市政府各個理事會利委員會的組成反映各種種談、欺隨、性取向和幾鄰類男女人士的利益和買載,以及市政府官訓和機構支持提名、委任** 或確認女性、少數族裔和殘職人士等候補者擔任委員職務,是否應該成爲一項市政府政策?

Deberi a ser politica de la Cudad que los miembros de las consejos y las comisiones de la Cudad relêçien los referense y las contribuciones de hombres y mujeres de todas las razas, atrias, civilidades de la cudad respete de nombramento, la despración de cudaditados de sucue de capacitados de sucue despresa montraises para contra cargos de sucue a respectiva de capacitados y provenentes de pupos montraises para contra cargos de estos construirencia.

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majorny of the Board of Supervisors to approve the Mayor's appointments to the PUC?

/ES/替成/Si NO/反擎 本市是否應該網訂公用事業委員會 (PUC) 委員的任職資格並修改 PUC 委員的委任程序,即市參議會必須以多數票通過市長的 PUC

nación de miembros "Deberia la Cludad establecer cualificaciones para los miembros de la Comisión de Servicios Públicos (Public Utilièes Commission, PUC) y cambiar el processo de desj para la PUC exiglendo que la mayoria del Consejo de Supervisores apruebe las designaciones del Alcade para la PUC? 28.28.1 Ber Drych far in medes desembered har be Cly gener for Clear per Albert For Branch Story of equal-26.24.5 cal leve brounds was expected that are a basic all order to the service of the service

建原在原理方,是否能能在每一個有数的技术,以及、除非市金融等的定数地區域合用途間较計劃基準配置收敛。在14、当一上,当 出物,等其成出的不存在整合的最后的的任命,以及、除非市金融等的定数地區域合用途間吸引數域電腦电效策,是各應該禁止本市 在藏地區的所有被開發的新房屋 ft政府批准的任何場合角 (Candlestick Point) 和繼人角船場 (Hunters Point Shipyard) 混合用途開發計劃

Debet se prince de l'Oudes de notable de durancier de tourne que l'Oude service par de l'apprentant au l'apprentant de l'appre 30lificas? Shall be forly policy to encourage timely development of a more usop poject in the Bay-lew on Candestats Pone and Himses Point Shapard, including a river 49ses stacking a almainer of all the Candestats Pone and the Candestats Pone and the Candestats Pone and the Research of the proper papers of all less equal soze and harmonic before the candestats population of a support of the properties and said in Proposed to an artifact of the support of the properties and said in Proposed to a first equal soze and the support of the properties and said in Proposed to a first appropriate the properties and said in Proposed to a first appropriate the properties and the properties are the properties and the properties and the properties are the properties and the properties and the properties are the properties are the properties and the properties are the properties and the properties are the properties and the properties are the properties ar

sew ein Candisstick Poirt y el astiliaro de Hinnier Point, incluyendo un nuevo estadio metada para Larsiere i terneso de la que en Candiestick Poirt ja au so no reseativo metagno ses y la trasferenta cumpie con los objetivos de la política de la iniciativa de 樂用涂:以及課民於1997年六月涵渦 鉴新的49人隊體育場或一項非體育場替代方案,是否應處成置,可有政府政策,如如相至少相等面積的新的公園或開放空間交 核關及時期發位於潤景區 (Bayview) 的場合角 (Candlestick Point) 和強人角船場 (Humers Points) ia la Cudad estar autol so mixto en 82 (兩國 震舞台角的公開) ¿Debería ser política de la Ciudad alentar la urbanización oportuna de un para los 49ers de San Francisco, o una aflernativa que no sea un estador sel terreno es reemplazado por nuevos parques públicos o espacios anie ley; y deberían revocarse las Proposiciones D y F, aprobadas por los elad. 数且該轉讓滿足本提案的政策目標,是否應該授權市 的D提案和F提案是否應該被廢止?

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'ES/智成/SI←

NO/函数

/ES/贊成/SI◆

mpward)的一項混合用涂計劃,包括-

NO/反對

YES/贊成/SI↑ Shall be unlawf in City elected chicals secrociaes or political committees lays control to partial accept cambiguous form contractors from contractors from contractors from contractors from contractors from making control or a specimen of the control of the contractors from the contractor from the control or a specimen of the control of the control or the control or a specimen of the control of the control or and control or a specimen of the control of the control or and control or Debeits ser haut our les tracounces electres de la Basant les cannotaises et les cannés politices que effec controlar serciaires controlars per cannotaires en controlars per controlars que que la procesa desponsables per la funcionario des mentrol ? NO/反對 如果本市西班百員、设道人或受共和的研究市会省會家學院是受來《兩句級選捐款,而由於繼承也獨於縱貨自應或談官負責或其委任者任 職之委員會處有指行批准的合的叛乱為不久的合約,所以義非罪而認有事、破選人與政治委員會捐款,談等行為歷五態款定為非法?

請在選票兩面投票 VOTE EN AMBOS LADOS DE LA BOLETA VOTE BOTH SIDES OF BALLOT

38-C1-21-2-N

38-CP87-EN-J08

Voter Bill of Rights

- You have the right to cast a ballot if you are a valid registered voter.
 A valid registered voter means a United States citizen who is a resident in this state, who is at least 18 years of age and not in prison or on parole for conviction of a felony, and who is registered to vote at his or her current residence address.
- 2. You have the right to cast a provisional ballot if your name is not listed on the voting rolls.
- You have the right to cast a ballot if you are present and in line at the polling place prior to the close of the polls.
- 4. You have the right to cast a secret ballot free from intimidation.
- You have the right to receive a new ballot if, prior to casting your ballot, you believe you made a mistake.

If, at any time before you finally cast your ballot, you feel you have made a mistake, you have the right to exchange the spoiled ballot for a new ballot. Vote-by-mail voters may also request and receive a new ballot if they return their spoiled ballot to an elections official prior to the closing of the polls on Election Day.

- You have the right to receive assistance in casting your ballot, if you are unable to vote without assistance.
- 7. You have the right to return a completed vote-by-mail ballot to any precinct in the county.
- You have the right to election materials in another language, if there are sufficient residents in your precinct to warrant production.
- You have the right to ask questions about election procedures and observe the elections process.

You have the right to ask questions of the precinct board and election officials regarding election procedures and to receive an answer or be directed to the appropriate official for an answer. However, if persistent questioning disrupts the execution of their duties, the board or election officials may discontinue responding to questions.

 You have the right to report any illegal or fraudulent activity to a local elections official or to the Secretary of State's Office.

If you believe you have been denied any of these rights, or you are aware of any election fraud or misconduct, please call the Secretary of State's confidential toll-free Voter Protection Hotline at 1-800-345-VOTE (8683).

CALIFORNIA SECRETARY OF STATE DEBRA BOWEN

Any voter has the right under California Elections Code Sections 9295 and 13314 to seek a writ of mandate or an injunction, prior to the publication of the Voter Information Pamphlet, requiring any or all of the materials submitted for publication in the Pamphlet to be amended or deleted.



Information on Local Ballot Measures

DIGEST AND ARGUMENT PAGES

On the following pages, you will find information about local ballot measures. For each measure, a digest has been prepared by the Ballot Simplification Committee. This digest includes a brief explanation of "The Way it is Now," what each proposal would do, what a "Yes" vote means, and what a "No" vote means. Also included is a statement by the City Controller about the fiscal impact or cost of each measure. There is also a statement of how the measure qualified to be on the ballot. Following the ballot digest page, you will find arguments for and against each measure.

NOTE: All arguments are strictly the opinions of their authors. They have not been checked for accuracy by the Department of Elections or any other City official or agency. Arguments and rebuttals are reproduced as they are submitted, including any typographical, spelling or grammatical errors.

PROPONENT'S AND OPPONENT'S ARGUMENTS

For each measure, one argument in favor of the measure ("Proponent's Argument") and one argument against the measure ("Opponent's Argument") is printed in the Voter Information Pamphlet free of charge.

The designations "Proponent's Argument" and "Opponent's Argument" indicate only that the arguments were selected in accordance with criteria in Section 540 of the San Francisco Municipal Elections Code and were printed free of charge. The Director of Elections does not edit the arguments and makes no claims as to the accuracy of statements in the arguments.

SELECTION OF PROPONENT'S AND OPPONENT'S ARGUMENTS

The Proponent's Argument and the Opponent's Argument are selected according to the following priorities:

PROPONENT'S ARGUMENT

 The official proponent of an initiative petition; or the Mayor, the Board of Supervisors, or four or more members of the Board, if the measure was submitted by same.

voters and association of citizens, any individual voter.

2. The Board of Supervisors, or any member or

members designated by the Board.

OPPONENT'S ARGUMENT

 For a referendum, the person who files the referendum petition with the Board of Supervisors.



- The Board of Supervisors, or any member or members designated by the Board.
- 3. The Mayor.
- 4. Any bona fide association of citizens, or combination of 4.
 - Any bona fide association of citizens, or combination of voters and association of citizens, any individual voter.

REBUTTAL ARGUMENTS

The author of a Proponent's Argument or an Opponent's Argument may also prepare and submit a rebuttal argument. Rebuttals are also the opinions of the author and are not checked for accuracy by the Director of Elections or any other City official or agency. Rebuttal arguments are printed below the corresponding Proponent's Argument.

PAID ARGUMENTS

3. The Mayor.

In addition to the Proponents' Arguments, Opponents' Arguments, and rebuttals, which are printed without charge, any eligible voter, group of voters, or association may submit paid arguments.

Paid arguments are printed in the pages following the Proponents' and Opponents' Arguments and rebuttals. All of the paid arguments in favor of a measure are printed together, followed by the paid arguments opposed to that measure. Paid arguments for each measure are printed in order of submission.

Arguments and rebuttals are solely the opinions of their authors. Arguments and rebuttals are not checked for accuracy by the Director of Elections, or by any other City official or agency. Information about those submitting arguments is available from the Department of Elections.



Words You Need to Know

by the Ballot Simplification Committee

LISTED BELOW ARE DEFINITIONS OF TERMS:

ABSENTEE (Vort-av-Mail, Baltors (FREQUENTIX ASKED QUESTIONS) — Ballots mailed to voters or given to voters in person at the Department of Elections. Absentee ballots can be mailed back to the Department of Elections, turned in at the Department of Elections office in City Hall, or turned in at any San Francisco polling place on election day. Also known as vote-by-mail ballots. See page 7 for more information.

ALICE GRIFFITH HOUSING DEVELOPMENT (PROPOSITIONS F AND G) — The public housing, also known as Double Rock, which the Housing Authority of the City and County of San Francisco owns and operates on Candlestick Point for very low income families

AMEND (PROPOSITIONS A, B, C, D AND E) - To change.

BAYVIEW (PROPOSITIONS F AND G) — The Bayview Hunters Point neighborhood of San Francisco.

CANDLESTICK POINT (PROPOSITIONS F AND G) — Area in the Bayview (see Exhibit A, pages 161 and 166).

CHARTER AMENDMENT (PROPOSITIONS B, C, D AND E) — A change to the City's Charter. The Charter is the City's Constitution. The Charter can only be changed by a majority of the votes cast

Commission On The Status Or Women (Proposition D) — A Charter-created City commission charged with developing and recommending policies and practices for the City and County to reduce the particular impacts on women and girls of problems such as domestic violence, sexual harassment, employment and health care inequity, and homelessness. The Commission also advocates on behalf of women and girls in such areas.

COMPOUND (PROPOSITION B) —To compute interest on the sum of the principal and any previously computed interest that has been added at regular intervals.

CONCEPTUAL FRAMEWORK (PROPOSITIONS F AND G) — A preliminary outline for a proposed real estate development project, including: a description of the objectives that the project is intended to achieve, the general location and type of land uses that would be developed, and the infrastructure that would serve those uses, such as street layout, transportation and open space improvements. EARLY VOTING — Voting in person at City Hall before election day or mailing a vote-by-mail ballot before election day. See page 7 fcr more information.

Environmental Review Process (Proposition G) — A public informational process required under the California Environmental Quality Act for a government agency to consider the physical changes to the environment that a proposed project may cause before it is approved.

GENERAL OBLIGATION BOND (PROPOSITION A) — A promise issued by the City to pay back money borrowed, plus interest by a certain date. When the City wants to raise money to pay for a large public project, it can borrow money by issuing General Obligation Bonds. The City then repays the money plus interest over a period of years with property taxes. Genera obligation bonds must be approved by the voters.

GREEN OFFICE (PROPOSITION G) — An environmentally sustainable office development that includes buildings designed and built for energy efficiency and that incorporates non-polluting building materials; or an office housing an organization that promotes energy efficiency or conservation.

HUNTERS POINT SHIPYARD (PROPOSITIONS F AND G) — Formel federal naval base in the Bayview (see Exhibit A, pages 161 and 166).

INFRASTRUCTURE (PROPOSITION G) — The basic facilities and services needed for the functioning of a community, such as transportation and communications systems, and water and power lines.

INITIATIVE (PROPOSITIONS F AND G) — A proposition placed on the ballot by voters. Any voter may place an initiative on the ballot by gathering the required number of signatures on a petition.

MASTER TEACHERS (PROPOSITION A) — Experienced teachers with proven success at increasing student achievement who act as models and mentors for other teachers. These teachers are assigned to high need schools where they work directly with students as classroom teachers and spend at least 20% of their time directly supporting other teachers.

(continued on the next page)

WORDS YOU NEED TO KNOW (continued)

MIXED-USE PROJECT (PROPOSITIONS F AND G) — A real estate development that has multiple significant uses in the project site, such as housing, office buildings, research and development facilities, retail spaces and parks.

Moral. TURRITUDE (PROPOSITION C) — There is no precise definition. Generally, a crime involving moral turpitude is one that reveals a person's dishonesty, readiness to do evil, bad character, or moral depravity. The courts decide this on a case-by-case basis. Examples would include crimes (misdemeanor or felony) involving theft, fraud, or breach of public trust.

OPEN SPACE (PROPOSITION G) — Land that is not developed for private uses, including land in a natural state that is dedicated to the public.

OPTIONAL EXEMPTION (PROPOSITION A) — To choose to withdraw from an obligation, duty, or liability to which others are subject.

ORDINANCE (PROPOSITIONS F, G AND H) — A local law passed by the Board of Supervisors or by the voters.

Oversight (Proposition A) — Watchful care or management; supervision.

PARCEL TAX (PROPOSITION A) — A tax that is based on a flat fee for each unit of real property that receives a separate tax bill.

PEER ASSISTANCE AND REVIEW PROGRAM (PROPOSITION A) —
Teacher coaches provide peer support for new teâchers as well as veteran teachers whose evaluations reflect less than satisfactory performance. Teachers are required to meet certain standards in order to exit the program and continue in the classroom. This program is a collaborative effort of the School District and its teacher and administrative unions to support and renew quality teaching in every classroom.

PROPOSITION (PROPOSITIONS A THROUGH H) — Any measure that is submitted to the voters for approval or disapproval.

QUALIFIED WRITE-IN CANDIDATE — A person who has completed the required paperwork and signatures for inclusion as a write-in candidate. Although the name of this person will not appear on the ballot, voters can vote for this person by writing the name of the person in the space on the ballot provided for write-in votes. The Department of Elections counts write-in votes only for qualified write-in candidates.

SAN FRANCISCO MEDIAN INCOME (PROPOSITION F) — A level of income based on all incomes earned within San Francisco. Half of all San Francisco households have incomes above this level and half have incomes below this level.

SOLICIT (PROPOSITION H) — To try to get something by asking.

TANGIBLE (PROPOSITION G) — Something recognizable, real or concrete.

VESTING ALLOWANCE (PROPOSITION C) — A benefit option available to a worker who terminates employment before retirement, has 5 or more years of service, and elects to leave all contributions with the Retirement System rather than have them refunded.

VOLUNTARY DISCLOSURES (PROPOSITION D) — Freely revealed or uncovered.

VOTING BY MAIL (FREQUENTLY ASKED QUESTIONS) — Also known as absentee voting. See page 7 for more information.

Controller's Statement on "A"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition A:

Should the proposed measure be approved by the voters, in my opinion, parcel tax revenues would be generated in the amount of approximately \$28 million annually at current rates. This amount would increase over time as the tax amount is adjusted for inflation. The funds would be available for teacher salaries and training and other purposes of the San Francisco Unified School District subject as specified in the measure.

The measure specifies that the parcel tax will be collected beginning July 1, 2008 for a period of 20 years to July 1, 2028.

How "A" Got on the Ballot

On February 12, 2008 the San Francisco Board of Education voted 6 to 0 to place Proposition A on the ballot.

The members of the Board of Education voted as follows: Yes: Members Kim, Mar. Mendoza, Sanchez, Wynns and Yee Absent: Member Maufas.

State law allows a school district to place a measure on the ballot in this manner.

THIS MEASURE REQUIRES 662/3% AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THE FACING PAGE. THE FULL TEXT BEGINS ON PAGE 145.

School Parcel Tax



PROPOSITION A

To enhance quality educational programs for children; attract and retain quality teachers and staff by increasing salaries; provide teachers with additional compensation for extra work at hard-to-staff schools and in hard-to-fill subject areas; and increase teacher training, resources and classroom support, technology, innovation, and accountability, shall the San Francisco Unified School District be authorized to levy \$198 per parcel annually, adjusted for inflation, with mandatory citizen oversicht?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: The San Francisco Unified School District educates approximately 60,000 pre-kindergarten through twelfth grade students at more than 120 schools and child development centers.

The District is funded mostly by the state and federal governments; it also receives local funds approved by the voters. For example, in 2003 and 2006 voters approved general obligation bond measures to upgrade the District's school facilities. In 2004, voters approved a Charter Amendment to provide local funding for arts, music, sports and library programs.

State law allows local school districts to collect a parcel tax if the tax is approved by two-thirds of the voters in the district.

THE PROPOSAL: Proposition A would authorize the District to collect an annual tax of \$198 per parcel of taxable property in the City beginning July 1, 2008 until July 1, 2028. This amount would be adjusted annually to account for inflation. The District could use this tax revenue to:

- attract and retain teachers by raising salaries, providing retention bonuses and offering additional compensation to teachers who work at schools with high teacher turnover and in hard-to-fill subject areas;
- retain other school personnel by providing more competitive compensation or benefits:
- · provide additional training to teachers and teachers' aides;
- promote professional learning and accountability by developing a Master Teacher program and expanding the Peer Assistance and Review program;
- provide recognition and resources to schools that show the most growth in student achievement;
- provide students, parents and teachers with access to current technology;

- improve technology and other support resources to encourage innovative teaching; and
- · allocate a portion of the funds for public charter schools.

Proposition A would provide an optional exemption from the tax for senior citizens who turn 65 years of age before July 1 of the tax year, own an interest in the property being taxed, and use the property as their principal residence. To receive the exemption, eligible senior citizens must annually apply to the District before July 1 of each tax year or, during the first year, at a date the District will determine.

Proposition A would require the District to create an independent oversight committee to ensure that the parcel tax revenue is used only for the purposes set forth in the measure. State law requires that the District create a separate account into which the tax revenue would be deposited and file an annual report on the funds collected and spent.

A "YES" VOTE MEANS: If you vote yes, you want to allow the District to collect an annual parcel tax of \$198 per parcel beginning July 1, 2008 until July 1, 2028 to increase compensation for teachers and staff, improve training, promote accountability and reconnition for teachers and schools, support academic innovation, provide access to current technology, and allocate funds for public charter schools.

A "NO" VOTE MEANS: If you vote no, you do not want to allow the District to collect the annual parcel tax for these purposes.

Notice to Voters:

The "Controller's Statement" and "How 'A' Got on the Ballot" information on this measure appear on the opposite (facing) page

THIS MEASURE REQUIRES 662/3% AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 145. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.

38-CP93-EN-J08





PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION A

Voting YES on Proposition A will allow San Francisco to attract and retain highly qualified teachers and improve the quality of public education.

Every child deserves a great teacher: Excellent teachers help our children graduate with the skills necessary to succeed in college, career, and life. Voting YES will ensure that we have a quality teacher with the proper qualifications, training, and support in every San Francisco classroom.

Like all professionals, teachers need ongoing training to stay current with the most innovative and effective ways to teach. Prop A doubles teacher training. It also assures accountability – teachers who are struggling will receive mentoring and support from other successful teachers to help them improve, or they will leave the classroom.

San Francisco has the highest cost of living of any city in California. Prop A will enable us to recruit and pay teachers a living wage so they don't keep leaving to work for other districts that offer higher salaries and a lower cost of living.

Prop A also will provide support for teachers who work schools with high teacher turnover. Our schools will be bett equipped to support teachers that work in shortage areas lil math, science, and special education. Finally, this proposition wupdate antiquated school computers and technology resources.

Prop A creates local funding at a time when Sacramento slashing education budgets. Prop A also appoints an independe oversight committee and requires regular financial audits ensure all funds are spent appropriately.

Join parents, teachers, business leaders, and labor by votin YES on A so that our San Francisco children can have the quality teachers they deserve to thrive and succeed.

Mayor Gavin Newsom* San Francisco Board of Education San Francisco Chamber of Commerce United Educators of San Francisco Parents for Public Schools

*For identification purposes only

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION A

Vote No on Proposition A.

We agree with the proponents arguments. Every child does deserve a great teacher. Teachers do need adequate pay and ongoing training. San Francisco does have a very high cost of living.

The problem is the method of financing. About 2/3 of The City's residents will not pay a single penny toward this tax. The School Board could have put a simple pass through in their legislation. Instead, they decided take the unfair but politically expedient route.

Don't place the unfair burden of supporting the Sa Francisco Unified School district on a small minority of Sa Franciscans.

Vote No on Proposition A.

San Francisco Republican Party Howard Epstein Chairman

OPPONENT'S ARGUMENT AGAINST PROPOSITION A

Vote No on Proposition A.

San Franciscans agree that our schools should have adequate funding. However, long-time home and condominium owners will see a tax increase of as much as 6% based on an assessed \$300,000 value. Large commercial buildings will see an increase of as little is 1/6% of 1/8.

The proponents of Proposition A had other options. Instead, hey decided to place the burden on the City's small property owners. They could have asked for a sales tax increase, which would have fairly shared the burden among all San Francisco residents, businesses and visitors. They could have based the tax on square frodage.

Vote no on Proposition A. Let the proponents come back with a ax that is fair to all.

Yoward Epstein, Chairman San Francisco Republican Party

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION A

Proposition A will improve the quality of public education or San Francisco children.

Quality teachers and excellent schools will help our San rancisco community thrive. These conditions can't exist without dequate funding, which our opponents agree we don't have. With acramento's dramatic cuts this year, budgets for our teachers and chools will be slashed.

San Francisco has the second highest cost of living of any city a the United States, yet San Francisco ranks 14th in California for eacher pay. Our city loses teachers to other school districts that any up to \$15,000 more.

In order to attract, retain, and nurture highly qualified eachers, we need to invest in our children and pass Proposition --- to give San Francisco teachers a living wage.

With Prop A, we can bring some local control and stability to chool funding. All the funds raised by Proposition A stay here in an Francisco and will help our city attract and retain the best and rightest teachers. Prop A will increase teacher-training opportunities and provide funding to upgrade and replace the schools oldest computers and technologies. It will provide support for teachers who work at schools with high teacher turnover. Finally, our schools will be better equipped to support teachers that work in shortage areas like math, science, and special education.

Mandatory audits will ensure all of the funds are spent properly.

Help our schools, teachers, and kids. Vote Yes on A.

San Francisco Chamber of Commerce Mayor Gavin Newsom* San Francisco Board of Education United Educators, San Francisco Parents for Public Schools

*For identification purposes only



Looking for the legal text?

The full legal text of all ballot measures is printed at the back of the book.

The text starts on page 145.

DO YOU KNOW WHERE TO GO TO VOTE?

YOUR POLLING PLACE MAY HAVE CHANGED.

The location of your polling place is printed on the back cover of this pamphlet, on the top left-hand side.

You can also get the location of your polling place by checking online at:

www.sfgov.org/elections

or by calling:

415-554-4375

Please vote at your assigned polling place or vote by mail.

The polls are open on

June 3, 2008 from 7 a.m. to 8 p.m.,
and there is an application to vote by mail
on the back cover of this pamphlet.



San Francisco Department of Elections



Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund

Controller's Statement on "B"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition B:

Should the proposed charter amendment be approved by the voters, in my opinion, the City will have both significant added costs in the near and medium term for the cost of employee pension benefits and significant savings in the near term under its labor contracts and in the long term for the cost of refree health benefits.

Pension Benefits: The Charter amendment would increase the maximum retirement benefit available to City miscellaneous employees from the current 2% of final pay at 60 years of age, up to 2.3% of final pay at age 62 and enhance cost of living increases for pension recipients. These changes would add approximately 3.5% of stalary to the cost of funding an average employee's retirement benefits, or an ongoing annual cost to the City of approximately \$84 million for the next 20 years, dropping after 20 years to an ongoing annual cost of 1.1% of salary or approximately \$27 million at current rates.

To partially pay for this increased retirement benefit, the amendment receze wages for the 2009-2010 fiscal year. This provision is estimated to save the City approximately 2.1% of salary or an estimated \$35 million on an annual basis. These savings estimates are based on an assumption that the City would otherwise have provided wage increases at percentage rates at or near the projected consumer price index for that period and is consistent with the City's historical experience in negotiated labor contracts. Finally, the Charter amendment specifies that the City's ongoing expenditures for improved retirement benefits under this proposal must be considered the quivalent of wages in future labor arbitration proceedings. Note that these provisions do not apply to the labor contracts for police, firefighters, sheriffs, nurses and transit operators.

Retires Health Benefits: Currently, employees are eligible for fully paid health benefits following retirement after five years of working for the City and regardless of where they spend the balance of their careers. The amendment retains eligibility aft five years, but changes the City Contribution to provide graduated levels of paid coverage; 50% paid with ten years of service of service, 75% with 15, and 100% with 20 years of service. It also requires that employees actually retire within 180 days of leaving City employment to receive benefits. Under the Charter and Federal laws, these changes will not affect any current employees—only those hired after January 10, 2009.

Employees hired after January 10, 2009 will pay 2% of salary, and the fully will pay 1% of salary into a new trust fund to pay for retiree health benefits. The amendment would reduce the number of people who would wertually have been eligible for paid retiree health benefits and the cost to the City of their benefits. It also will create significant savings for the City as investment earnings in the trust will help pay for the cost of the benefits going forward. By 2031 the majority of employees will be under this new benefit plan and, based on the City's actuarial analysis, the proposed funding of 3% of salary is estimated to be sufficient to cover the cost of the benefits on an onoxino basis.

Note that the City currently pays the cost of retirees' health benefits each year as that year's expense is due. As a result, there is a substantial unfunded liability, estimated to be approximately \$4 bilion in total, for the future cost of retiree health benefits that current employees have already earned. That liability is somewhat reduced by the proposals in this Charter amendment which address future hiers. but the bulk of the cost, estimated at between \$250 and \$300 million annually at current rates, will have to be otherwise addressed by the City.

How "B" Got on the Ballot

On February 26, 2008 the Board of Supervisors voted 10 to 0 to place Proposition B on the ballot.

The Supervisors voted as follows:
Yes: Supervisors Alioto-Pier, Ammiano, Chu, Daly, Elsbernd, Maxwell,
McGoldrick, Mirkarimi, Peskin and Sandoval.
Excused: Supervisor Duffy.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THE FACING PAGE. THE FULL TEXT BEGINS ON PAGE 146. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.

Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund



PROPOSITION B

Shall the City increase the years of service required for new City employees and certain employees of the School District, the Superior Court and the Community College District to qualify for employer-funded retiree health benefits, establish a separate Retiree Health Care Trust Fund to fund retiree health care costs, and increase retirement benefits and retirement cost-of-living adjustments for certain City employees?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: Under the City Charter, City employees, and certain employees of the School District, the Superior Court and the Community College District who retire under the San Francisco Employees Retirement System or the California Public Employees Retirement System are eligible for employer-funded retiree health care benefits after 5 years of service. They may receive credit toward meeting this 5-year requirement for years worked with other public employers with whom the City has an agreement, such as the State of California. The City and these other public employers contribute a majority of the retiree's health benefits and pay for these benefits as the costs are incurred. The City and these that it will owe \$4\text{ billion} over the next 30 years in retiree health care costs. The City and these other public employers have no separate fund to pay for retiree health tenefits.

City employees other than certain safety employees such as police officers and firefighters are referred to as "miscellaneous" employees. These employees filters and firefighters are represented by varior strength collectively bargain for employees are presented by varior strength allowance for these employees is determined by miscellaneous for these employees is determined by miscellaneous for the seemployees is determined by miscellaneous for the seemployees. The seemployee is determined by a firefixed that the strength and the seemployees are seemployees. The seemployees are seemployees and the seemployees are seemployees and the seemployees are seemployees. The seemployees are seemployees are seemployees and the seemployees are seemployees. The seemployees are seemployees are seemployees and the seemployees are seemployees.

Each year, the basic cost of living adjustment (COLA) benefit is calculated based on the original retirement benefit amount up to 2%. When the retirement fund has enough excess investment earnings, the retirement system must also pay an additional benefit called a supplemental COLA, not to exceed a total adjustment of 3%.

THE PROPOSAL: Proposition B is a Charter Amendment that would increase the years of service required to qualify for employer-Inded retire ee health benefits for City employees and certain employees of the School District, the Superior Court and the Community College District who retire under the San Francisco Employees Retirement System or the California Public Employees' Retirement System and were hired on or after January 10, 2009.

Employees become eligible to participate in the retirement health care system after 5 years of service. Employer contributions to the retiree health benefits for these new employees would be as follows:

- No employer contribution for employees with 5 to 10 years of service;
- 50% for employees with 10 to 15 years of service;
- . 75% for employees with 15 to 20 years of service;
- 100% for employees with 20 or more years of service, employees who retire for disability, and surviving spouses or domestic partners of employees killed in the line of duty.

Years of employment with other public employers will not be included in calculating credit for years of service.

Proposition B would establish a separate Retiree Health Care Trust Fund to pay for the City's future costs related to retiree health care. This Trust Fund would be funded by employer and employee contributions for employees intered on or after January 10, 2009. These new employees would contribute up to 2% of their pre-tax pay and employers would contribute 1%. The School District and the Community College District would have the option to participate in and contribute to this Trust Fund if their governing boards approve.

This Trust Fund would be administered by a Retiree Health Care Board governed by five trustees, one selected by the City Controller, one by the City Treasurer, one by the Executive Director of the San Francisco Employees Retirement System, and two elected by the active and retired members of the City's Health Service System.

In addition, Proposition B would make the following changes to retirement benefits and COLAs for miscellaneous City employees who retire on or after January 10, 2009:

- The age factor for employees who retire at age 60 would increase to 2.1% and rise to 2.3% at age 62. Thus, employees with 20 years of service would receive 42% of their highest annual salary if they retire at age 60 or 46% if they retire at age 62.
- The basic COLA benefit would be compounded annually based on the retirement benefits payable on June 30th of the prior year.
- The supplemental COLA, which is paid when there is enough excess investment earnings, also would increase for a total adjustment of retirement benefits up to 3-1/2%.

The City would freeze wages and other economic benefits for miscellaneous City employees from July 1, 2009 through June 30, 2010.

A "YES" VOTE MEANS: If you vote yes, you want to change the Charter to increase the years of service required for new City employees and certain employees of the School District, the Superior Court and the Community College District to qualify for employer-intured retiree health benefits. You want the City to establish a separate Retiree Health Care Trust Fund to fund retiree health care costs. You want the City to increase retirement benefits and retirement COLAs for certain City employees and to freeze wages and other economic benefits of these employees for one year.

A "NO" VOTE MEANS: If you vote no, you do not want to make these changes to the Charter.

Notice to Voters:

The "Controller's Statement" and "How 'B' Got on the Ballot" information on this measure appear on the opposite (facing) page.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 146. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.





Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund

This disclaimer applies to the proponent's argument on this page and the rebuttal to the opponent's argument on the facing page. The Board of Supervisors authorized the submission of the following argument. As of the date of the publication of this Voter Information Pamphlet, the following Supervisors endorse the measure: Supervisors Alioto-Pier, Ammiano, Daly, Dufty, Elsbernd, Peskin and Sandoval; take no position on the measure: Supervisors Chu, Maxwell, McGoldrick and Mirkarimi.

PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION B

San Francisco's retiree health care system faces a fiscal crisis.

In just six years, annual retiree health care costs have risen from \$17 million. San Francisco now faces a \$4 billion unfunded liability for retiree health care costs already promised.

Left unchecked, this staggering liability could undermine health benefits for all employees, drastically impact taxpayers and city services, and, without action, potentially bankrupt the system.

Proposition B is a comprehensive reform package that protects retiree health care, taxpayers and city residents.

Crafted by city employees and their unions, working together with the Mayor and Board of Supervisors, Proposition B maintains current retiree health care benefits, but lengthens the period required for new city employees to qualify for subsidized benefits. In return, city employees, whose pension rates are among the lowest in the state, will receive a modest pension increase.

Proposition B:

- Maintains eligibility for retiree health care for all current and new city employees;
- Extends the time necessary for a city employee to work to gain fully subsidized retiree health care;

- Creates a separate retiree Health Care Trust Fund and mandates contributions from both employees and the city to help defray future retiree health care costs;
- Increases Cost of Living Adjustments (COLA) for retirees and modestly improves pensions for employees who retire at or after age 60;

Proposition B was passed unanimously by the Board of Supervisors and is strongly supported by city employees, their unions, Mayor Newsom, San Francisco taxpayers and business leaders.

Protect retiree health care and our future economic stability by voting YES on B.

Mayor Gavin Newsom
Board of Supervisors President Aaron Peskin*
Supervisor Sean Elsbernd
Tim Paulson, Executive Director, San Francisco Labor Council
Slew Falk, President, Chamber of Commerce
Judith Berkowitz, President, Chailtion for San Francisco Neighborhoods

*For identification purposes only

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION B

MAJOR REFORM OF THE SAN FRANCISCO CITY CHARTER IS NEEDED REGARDING COSTLY AND TAX WASTING ELECTIONS ON MINOR MUNICIPAL EMPLOYMENT QUESTIONS:

Proposition B is a classical case of why we need to change the San Francisco City Charter regarding municipal employment rules.

As matters stand, virtually any minor change in City employee laws must be voted upon in a costly City Charter election -- such as this one.

Many tens of thousands of dollars will be spent on counting the votes on this very minor City Charter amendment.

We need to draft new City Charter language to delegate to the Mayor and Board of Supervisors the right to modify carefully defined minor City employee laws.

As a safeguard, perhaps we should require a two-thirds vote on the Board of Supervisors.

In any event, Proposition B is just the latest minor proposal to appear on the ballot in a City Charter election, costing taxpayers a mountain of money for a molehill of municipal employee law change.

Amend the City Charter. End all the tax waste.

Dr. Terence Faulkner, J.D.
Republican Central Committeeman*
Past Chairman of San Francisco Republican Party* (founded: January 1856)
Parkmerced Residents' Organization (PRO) Board Member*

Eve Del Castello
Republican Central Committee Candidate*

Denis J. Norrington Owner Arrow Stamp Company* Econo-Color* Privacy Plus*

Doo Sup Park Voting Alternate Delegate Republican Central Committee*

Mike Garza San Francisco Chapter President Mexican American Political Association (MAPA)*

*For identification purposes only

Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund



OPPONENT'S ARGUMENT AGAINST PROPOSITION B

THIS BALLOT MEASURE UNDERLINES WHY MINOR CITY EMPLOYEE WORK RULES SHOULD NOT BE PUT IN THE CITY CHARTER:

This proposed San Francisco City Charter amendment proposal [Proposition B] illustrates why City employment work rules should not be locked into the Charter. Every time the rules need to be changed, another expensive election and vote-counting is required.

The Board of Supervisors (perhaps by a two-thirds majority?) and the Mayor should be delegated these powers... to save public tax funds. This would be a good government measure.

- Dr. Terence Faulkner, J.D.
Past State Secretary

California Republican County Chairmen's Association*

– Eve Del Castello

Republican County Central Committee Candidate*

*For identification purposes only

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION B

San Franciscans have come together to Support Proposition B

We have come together to develop Prop B, a plan that preserves fair health and retirement benefits for city workers, while reducing future healthcare costs by more than a billion dollars...

The Mayor AND the Board of Supervisors enthuisastically endorse Proposition B because it sets aside money now to meet the City's long-term obligations. Prop B preserves health benefits and provides a fair pension for all city workers. It lengthens the probationary period before new city employees receive full health benefits. And it saves \$14 billion in healthcare costs over 30 years. The Chamber of Commerce AND the San Francksoc Labor Council support Proposition B because this comprehensive reform package protects retirees health benefits and provides a modest cost-of-living adjustment while avoiding hundreds of millions in unnecessary healthcare spending.

The San Francisco Democratic Party AND the San Francisco Republican Party urge residents vote Yes on B, because it was a compromise measure where people of all sides came together to make it reform. Proposition B protects San Francisco's economy and ensures retiree benefits in the future.

SPUR (San Francisco Planning and Urban Research Association) supports Proposition B because it is sensible, smart reform. Now is the time for comprehensive reform. We urge you to vote Yes on B.

Mayor Gavin Newsom Board of Supervisors President Aaron Peskin *

Supervisor Sean Elsbernd
Tim Paulson, Executive Director, San Francisco Labor Council
Steve Falk, President and CEO, San Francisco Chamber of Commerce
Judith Berkowitz, President, Coalition for San Francisco
Neighborhood

*For identification purposes only



Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund

PAID ARGUMENTS IN FAVOR OF PROPOSITION B

San Francisco's Neighborhoods support Prop B

It's fair, it's responsible, and it's good government.

Who else do you know besides our city employees that only has to work 5 YEARS at a job before getting FULL health benefits after retirement age?

FACT: Health Care Pension Costs have to be paid before any other item in the city's budget.

This measure...

- Reforms the system to proportional benefits for service of 5, 10, 15, and 20 years before full benefits are accrued.
- · Requires new hires to contribute to health care fund.
- · Saves billions of dollars over the next few decades.

If we don't act now, neighborhoods and services will be compromised with the crushing costs of escalating health care.

Vote YES on Prop B!

- Coalition for San Francisco Neighborhoods

The true source of funds for the printing fee of this argument is the Coalition for SF Neighborhoods.

YES ON PROPOSITION B

City government has a \$4 billion debt for retiree health insurbenefits that has to be fixed. We got into this mess because the city has allowed people who may have worked for the city for as little as 5 years to be eligible at age 50 for taxpayer paid health insurance, even though they may not have worked for the city in decades.

Prop B will require city employees to pay into a trust fund for part of the cost of their future retirement health insurance costs and to make the benefit available only to employees who leave city employment at retirement age. In exchange for reining-in health insurance costs, Prop B improves pension benefits, in line with those of other local uirusfactions.

Business, labor and civic groups agree, Vote YES on PROP, B.

San Francisco Chamber of Commerce

The true source of funds for the printing fee of this argument is the SF Chamber of Commerce.

Vote Yes on Prop. B!

The City has an unfunded liability of over 4 billion dollars to

Prop. B brings San Francisco's benefits in line with other cities of California and provides a mechanism to eventually eliminate this liability.

It is a fiscally responsible and prudent first step.

Bill Campbell, Vice Chair - Finance, San Francisco Republican Party

Sarah Vallette, Candidate, SFRCCC, 13th AD
Guy Vaillancourt, Candidate, SFRCCC, 13th AD
Alisa Farenzena, Candidate, SFRCCC, 13th AD

The true source of funds for the printing fee of this argument is Bill Campbell.

Proposition B is a modest step in the right direction.

Projections for San Francisco's retiree health benefit have grown beyord our means to pay for them — over \$4 billion. That's because San Francisco subsidizes retiree health benefits after just 5 years of employment — a ridiculously low qualifier by any public or private standard.

Prop B will increase the years of service necessary for new hire retiree health care benefits to 10 years. Over time, our \$4 billion deficit will be decreased, and then eliminated.

Vote YES on B.

Small Property Owners of San Francisco

The true source of funds for the printing fee of this argument is Small Property Owners of San Francisco.

Yes On Proposition B

San Francisco's Civil Service rules need to be reformed. While this reforms only healthcare benefits, it is a good first step.

Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund



PAID ARGUMENTS IN FAVOR OF PROPOSITION B

Yes On Proposition B

San Francisco Republican Party

Officers

Howard Epstein, Chairman Jennifer DePalma, Treasurer Bill Campbell, VC – Finance Janet Campbell, VC – Special Events Leo Lacayo, VC – Communications

Christopher L. Bowman, VC - Precinct Operations

Members

12th Assembly District Jim Anderer Michael Antonini, DDS Harold M. Hoogasian Stephanie Jeong David R. Kiachko Ron "Dr. K" Konopaski Rita O'Hara

13th Assembly District John Brunello Mike DeNunzio Harmeet Dhillon Christine Hughes Dana Walsh Sue C. Woods

SFRP Endorsed Candidates

Dana Walsh, Congressional District 8

Conchita Applegate, Assembly District 12

Harmeet Dhillon, Assembly District 13

Mike DeNunzio, Supervisorial District 3

The true source of funds for the printing fee of this argument is the San Francisco Republican Party.

The three largest contributors to the true source recipient committee are: 1. The DGF Y2K Special Purpose Trust, 2. PG&E, 3. The California Republican Party.

B Stops the Bleeding

Where else besides San Francisco government can you work for 5 years and get subsidized retiree health care benefits for the rest of your life? San Francisco is over \$4 billion in the hole because of it.

Proposition B is a rare good idea that will increase the 5 years to 10 for partial benefits, and to 20 years service for full benefits – still generous by any public or private comparisons. The \$4 billion deficit will decrease over time.

Good ideas like this deserve taxpayer support - vote YES ... on B.

San Francisco Taxpayers Union

The true source of funds for the printing fee of this argument is the SF Taxpayers Union.

Current and Retired City Employees Support Prop B

Prop B is a carefully crafted package to protect the fiscal health of the City's active and retiree medical plan, ensure good retirement benefits for city workers and save as much as \$1.4 billion in healthcare costs over the next 30 years. That is money that is available for other initiatives and programs. We, the undersigned current and retired employees of the City and County of San Francisco, urge a YES vote on Prop B – good public policy that is good for us all.

Claire Zvanski, Labor Activist Stephamie Mischak Lyons Kate Favetti Joe Driscoll Michael Humphrey Larry Dean Coate Roger Francis Michael Chan Donovan Corliss Bing Chu Cheong-Zseng Eng Allen Chan Charles W. Lewis John Foecke

John W Madden Retiree

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Members Education Political Issues Comm.



Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund

PAID ARGUMENTS IN FAVOR OF PROPOSITION B

Healthcare Benefits and a Balanced Budget. Democrats Support Prop B!

Prop B is an opportunity for San Francisco to be able to still provide great healthcare benefits to their city employees and retirces, and help keep medical costs down for decades to come. Democrats are united in their support of benefits for city employees and for Prop B.

San Francisco Democratic Party

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Educ. Political Issues Comm.

Labor and Business Agree: Prop B Protects Health Benefits and Reduces Costs

Proposition B is a sensible plan — developed by a coalition of city workers, retirees, fiscal watchdogs, business leaders and supported by the Mayor and the Board Supervisors — to preserve health benefits and provide a fair retirement for city workers, while reducing the city's long-term healthcare costs. By setting side money now, we can protect ourselves against spiraling future healthcare costs. Experts say, Prop B could save as much as \$1.4 billion in city healthcare expenses over the next 30 years. By planning ahead, we can prevent the need for tax increases and service cuts brought on by healthcare cost increases.

Vote YES on Prop B

San Francisco Labor Council San Francisco Chamber of Commerce

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The two contributors to the true source recipient committee are the SF Labor Council Neighbor Member Education Political Issues Command the SF Chamber of Commerce's 21st Century Political Action Committee (PAC).

Proposition B Preserves Health Benefits and Protects City Finances

For years, San Francisco has provided good health benefits for its employees. But spiraling healthcare costs are making it harder for the city to provide good health benefits for city workers at an affordable price. New studies show that, unless something is done now, a massive share of the city budget will go to paying health-care costs for retired city employees in years to come.

Prop B fixes this problem by setting aside sufficient reserves now to cover future benefits costs. It also lengthens the probation period before new city employees receive full health benefits, so employees who don't stay with the city don't earn lifetime benefits for short-term service. Prop B is reasonable reform supported by both city workers and fiscal watchdogs.

Building Owners and Managers Association

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Education Political Issues Comm

Police Officers, Firefighters and Public Safety Professionals Support Prop B

Proposition B will save more than a billion dollars in healthcare costs over the next 30 years, preserving funding for police, fire and other public safety services and programs. That's why San Francisco Police Officers, Firefighters and public safety professionals urge you to vote YES on B.

District Attorney Kamala D. Harris San Francisco Police Officers Association San Francisco Firefighters, Local 798

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Education Political Issues Committee.

Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund



PAID ARGUMENTS IN FAVOR OF PROPOSITION B

Prop B Reforms Government Spending

Prop B reforms medical and retirement benefits for city employees. Unless something is done to control costs, the City eventually will pay 11% of its total payroll on healthcare.

Proposition B is a smart plan that allows the City to preserve health benefits the way they are now while reducing long-term costs. Prop B will save the City as much as \$1.4 billion in health-care charges over the next 30 years.

Vote YES on B.

Senator Leland Yee Assessor Phil Ting* Supervisor Carmen Chu Leon Chow, Chair, Chinese Progressive Association*

*For identification purposes only

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Education Political Issues Comm.

Save Healthcare - Vote YES on Prop B

Proposition B protects the city's healthcare system for current and retired employees, while preserving funding for vital city services, like our public health system. This badly needed reform will save more than a billion dollars over the next three decades. Please ioin us in voting YES on B.

Senator Carole Migden
Assemblyman Mark Leno
Supervisor Tom Ammiano
Supervisor Bevan Dufty
Alice B. Toklas LGBT Democratic Club
Harvey Milk LGBT Democratic Club

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Education Political Issues Committee.

Prop B ensures that the City Budget Isn't Balanced on the Backs of Neighborhood Businesses

Small business owners understand what it takes to balance a budget, meet a payroll and plan for the future. Prop B allows the City to do just that by creating a sensible plan to tackle rising healthcare costs, while preserving health insurance for employees. If the City doesn't pay down its multi-billion dollar unfunded healthcare liability, we'll all end up paying more in the future — either through higher taxes or cuts in vital neighborhood services. Prop B creates a long-term plan to save up to \$1.4 billion in healthcare costs.

Vote Yes on B

Pat Christensen, ED Small Business Advocates and Small Business Network*
Stephen Cornell, Former Small Business Commissioner Steven Sarver. San Francisco Soup Company

*For identification purposes only

The true source of funds for the printing fee of this argument is Citizens United for Reform.

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Education Political Issues Committee.

African American Leaders Support Prop B

Proposition B guarantees the retirement and health security that so many in our community have fought to achieve. Prop B budgets for the future and ensures that, in the face of rising healthcare costs, the city will be able to afford to provide health insurance to retired bus drivers, healthcare workers, police officers and firefighters. Prop B will save as much as \$1.4 billion in healthcare costs over the next 30 years.

Please join us in voting YES on Prop B.

Leroy King, Labor Leader, I.L.W.U. Local 6* James Bryant, COPE Chair, SEIU 1021*

*For identification purposes only

The true source of funds for the printing fee of this argument is Citizens United for Reform.



Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund

PAID ARGUMENTS IN FAVOR OF PROPOSITION B

The contributor to the true source recipient committee is the SF Labor Council Neighbor Member Educ. Political Issues Comm.

San Francisco Planning and Urban Research (SPUR) Urges Your Support for Proposition B

Proposition B is a consensus solution to the City's biggest looming financial problem. Every organization in America — businesses, governments, schools and nonprofits — faces the prospect of rapidly rising healthcare costs.

Prop. B is a sensible approach that demonstrates San Francisco's leadership on this national issue.

Experts estimate that San Francisco's unfunded healthcare liability is as much as \$4 billion. That means the City owes \$4 billion to provide medical benefits for its current and future retirees. We have no existing reserves to meet these costs and healthcare costs are still growing every year.

Prop. B addresses the growth in retiree health costs head on. Future employees will prefund their retirement health costs through contributions shared with the City, Prop B also lengthens

the probationary period before new City employees receive fullhealth benefits.

Finding a solution to the retiree health care problem is also the result of a unique confluence of political and economic circumstances and personalities that might not appear again.

Given that the City's workforce is aging, retiree health costs are expected to increase even more quickly in the future and we need to begin solving this issue now.

SPUR urges a YES vote on Prop B

For the full analysis, go to www.spur.org

San Francisco Planning and Urban Research (SPUR)

The true source of funds for the printing fee of this argument is the SPUR Urban Issues Committee.

The three largest contributors to the true source recipient committee are: 1. SPUR, 2. Paul Sack, 3. Michael Wilmar.

PAID ARGUMENTS AGAINST PROPOSITION B

NO PAID ARGUMENTS AGAINST PROPOSITION B WERE SUBMITTED

Forfeiture of Retirement Benefits for Conviction of a Crime Involving Moral Turpitude in Connection with City Employment



PROPOSITION C

Shall the City prohibit San Francisco Employees' Retirement System members who are convicted of a crime involving moral turpitude in connection with their employment from receiving any retirement benefits funded with employer contributions?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: The Charter prohibits employees who were members of the San Francisco Employees' Retirement System (SFERS) from receiving any employer-funded retirement benefit if they were convicted of a crime involving moral turpitude (see "Words You Need to Know" on page 90) in connection with their employment. This provision was first added in 1966. New retirement plans must be approved by the voters through Charter amendments. Since 1966, this prohibition relating to conviction for certain crimes was not consistently added to all new retirement plans added to the Charter.

A court recently found that the Charter's prohibition relating to conviction for certain crimes applies only to retirement service benefits and not to all other forms of benefits, such as claims for disability retirement or a vesting allowance.

THE PROPOSAL: Proposition C is a Charter Amendment that would prohibit San Francisco Employees' Retirement System members who are convicted of a crime involving moral turpflude in connection with their employment from receiving any retirement benefits funded with employer contributions.

This prohibition would apply to employees regardless of whether they retired from service, retired as a result of a disability, or were receiving a vesting allowance.

A "YES" YOTE MEANS: If you vote yes, you want to amend the Charter to prohibit San Francisco Employees' Retirement System members who are convicted of a crime involving moral turpitude in connection with their employment from receiving any retirement benefits funded with employer contributions.

A "NO" VOTE MEANS: If you vote no, you do not want to make these changes to the Charter.

Controller's Statement on "C"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition C:

Should the proposed charter amendment be approved by the voters, in my opinion, it would not affect the cost of government. The Charter amendment affirms prior voter-approved policy by conforming retirement-related sections of the Charter to state that retirement system members who are convicted of a crime involving moral turpitude related to their public employment are prohibited from receiving employer-funded retirement benefits.

How "C" Got on the Ballot

On February 5, 2008 the Board of Supervisors voted 10 to 1 to place Proposition C on the ballot.

The Supervisors voted as follows:

Yes: Supervisors Alioto-Pier, Ammiano, Chu, Dufty, Elsbernd, Maxwell, McGoldrick, Mirkarimi, Peskin and Sandoval. No: Supervisor Daly.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE, THE FULL TEXT BEGINS ON PAGE 155. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.



Forfeiture of Retirement Benefits for Conviction of a Crime Involving Moral Turpitude in Connection with City Employment

This disclaimer applies to the proponent's argument on this page and the opponent's argument and the rebuttal to the opponent's argument on the facing page. The Board of Supervisors authorized the submission of the following argument. As of the date of the publication of this Voter Information Pamphlet, the following Supervisors endorse the measure: Supervisors Alioto-Pier, Dlifty-Elsbernd, Peskin and Sandoval; oppose the measure: Supervisor Daly; take no position on the measure: Supervisors Ammiano, Chu, Maxwell, McGoldrick and Mirkarimi.

PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION C

Voters Oppose Funding Dishonest Acts!

For a near half century, the City's Charter has upheld the will of the voters by prohibiting City employees from receiving any taxpayer-funded retirement benefits if they were criminally convicted of a crime involving moral turpitude committed against the City in the course of their employment. Past examples of such crimes include stealing books from our public libraries, and stealing parking meter revenue that should have gone to improving our MUNI system.

Despite the voters' intent, a recent court ruling stated that this provision applies only to a certain classification of retirements, not all retirements.

Proposition C will reaffirm the voters' intent, by responding directly to this poorly crafted judicial opinion by prohibiting any and all City employees convicted of a crime involving moral tur-

pitude against the City, during the course of their employment, from receiving any taxpayer contributions to their pensions upon application for their retirement.

All but one member of the Board of Supervisors voted in favor of Proposition C, and the San Francisco Employees' Retirement System Board unanimously approved the measure.

Please join me in reaffirming the will of the voters by voting YES on C.

Sean R. Elsbernd

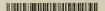
Member, San Francisco Board of Supervisors Member, San Francisco Employee Retirement System Board*

* For identification purposes only

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION C

The politicians are at it again, cluttering up our ballot with purely symbolic measures. The proponents of Proposition C have provided no compelling reason to justify the expense of yet another ballot measure to alter the City's charter. Worse still, even as a purely symbolic measure, Proposition C is unworthy of our great city. It falsely suggests that San Francisco's public employees are committing crimes on the job and going unpunished, but the truth is that most public health nurses, firefighters, teachers and other public employees are extraordinarily dedicated and lawabiding public servants. When a bad actor does commit a crime, our excellent district attorney has the tools she needs to root out public corruption. There is simply no need for a measure like Proposition C. Proposition C is all the more repugnant for its use of language - "crimes of moral turpitude" - that has long been used in many parts of this country as a way to prosecute homosexual activity. The Harvey Milk Club does not like publicemployee-bashing any more than we like gay-bashing. We join the San Francisco Democratic Party and the San Francisco Labor Council in urging you to vote NO on Proposition C.

Harvey Milk LGBT Democratic Club



Forfeiture of Retirement Benefits for Conviction of a Crime Involving Moral Turpitude in Connection with City Employment



OPPONENT'S ARGUMENT AGAINST PROPOSITION C

No on Prop C.

In the past, moral turpitude has been defined in discriminatory ways by conservative judges.

San Francisco values mean standing up for all of us against consevative attacks.

Please vote no on Prop C.

Supervisor Chris Daly

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION C

Dishonesty is not a San Francisco value.

San Francisco voters do not support providing taxpayer funded retirement benefits to former City employees convicted of stealing taxpayer money while working for the City. Current law requires such benefits be forfeited by such persons because voters passed the measure over forty years ago and have continued to do so at every opportunity.

Measure C does not change current law.

Measure C defends current law by eliminating a loophole created by a drafting error decades ago and uncovered in a recent court ruling,

The decision to award or deny retirement benefits is not, and has never been, made by "conservative judges".

The decision is made by the San Francisco Retirement Board, composed of members appointed by the Mayor and the Board of Supervisors and elected by retirees.

Without the clarification provided by Measure C, convicted criminals will profit at the taxpayer's expense twice: first by stealing from their publicly funded City employer, and second by exploiting a weakness in the City Charter to illegally qualify for publicly funded benefits.

Uphold the will of the voters. Vote ves on C!

Sean R. Elsbernd Member, San Francisco Board of Supervisors Member, San Francisco Retirement Board

PAID ARGUMENTS IN FAVOR OF PROPOSITION C

NO PAID ARGUMENTS IN FAVOR OF PROPOSITION C WERE SUBMITTED

PAID ARGUMENTS AGAINST PROPOSITION C

NO PAID ARGUMENTS AGAINST PROPOSITION C WERE SUBMITTED

Appointments to City Boards and Commissions



PROPOSITION D

Shall it be City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and types of disabilities and that City officers and agencies support the nomination, appointment or confirmation of female, minority and disabled candidates to fill seats on those bodies?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: The Charter requires that City boards and commissions be broadly representative of the communities of interest, neighborhoods, and the diversity in ethnicity, race, age and sexual orientation of the City and County and have representation of both sexes.

 $\bf A$ "YES" VOTE MEANS: If you vote yes, you want to make these changes to the Charter.

A "NO" VOTE MEANS: If you vote no, you do not want to make these changes to the Charter.

The Charter does not require the City to collect data on the diversity of members serving on City boards and commissions.

THE PROPOSAL: Proposition D is a Charter Amendment that would make it official City policy that the membership of City boards and commissions reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations and types of disabilities. The policy would further urge that City officers and agencies, as appropriate, support the nomination, appointment or confirmation of female, minority and disabled candidates to fill seats on those bodies.

Proposition D would require the Commission on the Status of Women to analyze, report and track the diversity of appointments to City boards and commissions every two years. The Commission would base its analysis only on voluntary disclosures of information by appointed members.

Controller's Statement on "D"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition D:

Should the proposed charter amendment be approved by the voters, in my opinion, there would be a minimal impact on the cost of government.

How "D" Got on the Ballot

On February 12, 2008 the Board of Supervisors voted 11 to 0 to place Proposition D on the ballot.

The Supervisors voted as follows:

Yes: Supervisors Alioto-Pier, Ammiano, Chu, Daly, Dufty, Elsbernd, Maxwell, McGoldrick, Mirkarimi, Peskin and Sandoval.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 158. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.



Appointments to City Boards and Commissions

This disclaimer applies to the proponent's argument on this page and the rebuttal to the opponent's argument on the facing page. The Board of Supervisors authorized the submission of the following argument. As of the date of the publication of this Voter Information Pamphlet, the following Supervisors endorse the measure: Supervisors Alioto-Pier, Ammiano, Daly, Dufty, Elsbernd, Maxwell, McGoldrick, Mirkarimi, Peskin and Sandoval; take no position on the measure: Supervisor Chu.

PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION D

Vote Yes on D.

lative process.

The people who sit on the City and County of San Francisco's advisory bodies are a powerful group, as they play an integral part in the policy-making process. They advise public officials on community concerns, significant policy matters, administrative oversight and give voice to San Franciscans throughout the legis-

The Commission on the Status of Women recently conducted a survey of San Francisco's commissions, boards, and task forces and found that membership on these advisory bodies does not reflect properly San Francisco's demographics. This reflects poorly on government process, as only those truly represented can participate in a democracy and be truly governed.

In response, this charter amendment asks that it be official city policy to appoint an authentically diverse group of commissioners to the advisory bodies that serve at the very core of our government. Women and men of all disability types, of all races, ethnic backgrounds, and sexual orientation make up our vibrant and amazing city, and they should be heard in our policies and government.

ment in much the same way.

In order to track the progress San Francisco is making on this official city policy, the Commission on the Status of Women will report on the diversity of these bodies every other year.

Let the voices heard in City Hall really be the voices of San

Vote Yes on D.

Supervisor Jake McGoldrick*
Board President Supervisor Aaron Peskin*
Supervisor Sophie Maxwell*
Supervisor Ross Mirkarimi
Supervisor Sean Elsbernd
Supervisor Gerardo Sandoval*
Supervisor Tom Ammiano*
National Women's Political Caucus – San Francisco
Democratic Women In Action

*For identification purposes only

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION D

THE ATTIC HIGHWAYMAN PROCRUSTES WOULD HAVE LOVED PROPOSITION D:

In Ancient Greek mythology there was a legendary highwayman of Attica named Procrustes. He tied his victims to an iron bed. Procrustes stretched the legs or cut off the legs of his victims to make them conform to the length of the Procrustean Bed.

The hero Theseus, afterwards King of Athens, slew Procrustes by attaching him to his own Procrustean Bed.

The adjective "Procrustean" is defined as: "Harsh or inflexible in fitting (someone or something) to a preconceived idea, system, etc."

Good potential appointees for City boards and commissions come from all ethnic, religious, and sexual communities...but never in the exact mathematical order demanded by San Francisco City Hall "bean counters".

The science of statistics does not work that way -- as those of us who have taken college courses in statistics know, all too well.

Proposition D would have the Commission on the Status of Women

prepare regular reports on "bean counting" the ethnic, religious, and sexual orientations of City board and commission appointees.

At best, these reports would just be a waste of time and money.

At worst, because of the influence of "bean counting", many inferior appointees might well be chosen to create artificial statistical models that almost never occur in nature.

Vote against "bean counting" Proposition D.

Dr. Terence Faulkner, J.D.
Republican Central Committeeman*
Past San Francisco Republican Party Chairman*

Eve Del Castello

Republican Central Committee Candidate*

Doo Sup Park
Voting Alternate Delegate
San Francisco Republican Central Committee*

*For identification purposes only



Appointments to City Boards and Commissions



OPPONENT'S ARGUMENT AGAINST PROPOSITION D

ENDLESS REPORTS AND INVESTIGATIONS DON'T PROMOTE "DIVERSITY" – THAT ONLY COSTS MONEY AND PROMOTES "TOKENISM" – THE ONLY ANSWER IS TO MAKE TOP QUALITY APPOINTMENTS FROM ALL COMMUNITIES:

Proposition D is a taxwaster, calling for endless reports on the ethnic backgrounds, religious views, and sexual ties of San Francisco appointees to local commissions and other agencies.

Proposition D is bad government and "tokenism" walking around the City and County of San Francisco – insulting just about *every* community.

San Francisco needs first class appointees to all of it's many different communities to City boards, commissions, and agencies Proposition D just calls for endless "bean counting"... and for individuals to be appointed without regard to their personal qualifications.

The ill-fated General Custer, if he were to come back from the dead, might meet a number of demographic catagories: Would we want to put him in charge of a high-risk Police Department or Fire Department unit?—Think carefully about all those text book military mistakes made at the Battle of the Little Big Horn.

Vote "NO! on Proposition D.

- Dr. Terence Faulkner, J.D.
Past Executive Committee Member
California Republican Party*

*For identification purposes only

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION D

Vote Yes on D

Amidst truly inscrutable statements regarding a Civil War General and "bean counting", the opponent argues that Measure D would lead to tokenism and bad government. In fact, nothing is further from the truth.

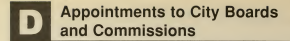
At this time, the advisory bodies that are at the core of the City Hall policy are not truly representative of the people of San Francisco in terms of diversity in race, gender, disabilities, and age. Measure D would merely ask that those who appoint individuals to advisory bodies look for the most qualified individuals to serve from ALL of San Francisco's vital communities.

Thomas Jefferson looked to the broad representation of the people in government in order to keep the will of the governed at the fore-front of the national policy. Measure D will push for broad representation in commissions, task forces and other advisory bodies, in the construction of the laws, in oversight and in the voice of the people that govern San Francisco.

This can only lead to a better, stronger government.

Vote Yes on D.

Supervisor Jake McGoldrick



PAID ARGUMENTS IN FAVOR OF PROPOSITION D

NO PAID ARGUMENTS IN FAVOR OF PROPOSITION D WERE SUBMITTED

PAID ARGUMENTS AGAINST PROPOSITION D

D is a Waste of Time and Money

Does anyone think that San Francisco does not already prioritize diversity ahead of competence? It is the rare city commission that does not reflect set-asides, quotas, and the favorite special interest group of the appointing authorities.

Proposition D would take such pandering to a new level and require the collection of data to support this misguided practice. The data would be collected not by the Human Rights Commission, but the Commission on the Status of Women, which apparently needs a reason to justify its continued existence.

Vote NO on D

San Francisco Taxpayers Union

The true source of funds for the printing fee of this argument is the SF Taxpayers Union.



Requiring Board of Supervisors' Approval of Mayor's Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members



PROPOSITION E

Shall the City set qualifications for members of the Public Utilities Commission (PUC) and change the process for appointing members to the PUC by requiring a majority of the Board of Supervisors to approve the Mayor's appointments to the PUC?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: Under the City Charter, the San Francisco Public Utilities Commission (the "PUC") is charged with the responsibility of overseeing the use and control of the City's water supplies, energy supplies and utilities.

The PUC consists of five members, all appointed by the Mayor for four-year terms. The Mayor's appointments to the PUC take effect immediately, but the Board of Supervisors may reject any appointment by a two-thirds vote (at least eight members) within 30 days.

PUC members must be eligible to vote in City elections. The Charter does not require any other qualifications to serve on the PUC.

THE PROPOSAL: Proposition E is a Charter Amendment that would change the process for appointing members to the PUC and would set qualifications for commission members. The Mayor would continue to nominate candidates to the PUC, but the nominees would not take office until the Board of Supervisors voted to approve their appointments by a majority (at least six members).

Proposition E also would require that PUC members meet the following qualifications:

Seat 1 must have experience in environmental policy and an

Controller's Statement on "E"

City Controller Edward Harrington has issued the following

Should the proposed charter amendment be approved by the

voters, in my opinion, there would be a minimal impact on the cost

statement on the fiscal impact of Proposition E:

of government.

understanding of environmental justice issues;

- Seat 2 must have experience in ratepayer or consumer advocacy;
- · Seat 3 must have experience in project finance;
- Seat 4 must have expertise in water systems, power systems, or public utility management; and
- · Seat 5 would be an at-large member.

Proposition E provides for staggered four-year terms for members. Initially, seats 2 and 4 would serve two years; seats 1, 3 and 5 would serve four years.

The terms of all current members of the PUC would end on August 1, 2008. Members appointed under these new requirements could then take office.

A "YES" VOTE MEANS: If you vote yes, you want to make these changes to the City Charter.

A "NO" VOTE MEANS: If you vote no, you do not want to make these changes to the Charter.

.....

How "E" Got on the Ballot

On February 12, 2008 the Board of Supervisors voted 9 to 2 to place Proposition E on the ballot.

The Supervisors voted as follows:

Yes: Supervisors Ammiano, Daly, Dufty, Elsbernd, Maxwell, McGoldrick, Mirkarimi, Peskin and Sandoval.

No: Supervisors Alioto-Pier and Chu.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 158. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 91.



Requiring Board of Supervisors' Approval of Mayor's Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members

This disclaimer applies to the proponent's argument on this page and the opponent's argument and the rebuttal to the opponent's argument on the facing page. The Board of Supervisors authorized the submission of the following argument. As of the date of the publication of this Voter Information Pamphlet, the following Supervisors endorse the measure: Supervisors Ammiano, Daly, Diffy; Elsbernd, Maxwell, Peskin and Sandoval; oppose the measure: Supervisor Alioto-Pier; take no position on the measure: Supervisors Chu, McGoldrick and Mirkarimi.

PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION E

Proposition E is a simple, straightforward measure that requires qualifications and experience for appointments to the Public Utilities Commission.

The Public Utilities Commission is one of the most important commissions in San Francisco. Its responsibilities include overseeing a \$400 million water, wastewater, and municipal power enterprise serving San Francisco and 1.6 million customers in neighboring municipalities. The PUC has embarked on a state-mandated \$4.3 billion seismic retrofit project for our Hetch-Hetch water system.

Despite the magnitude of these responsibilities, there are NO minimum qualifications for serving on the five-member PUC Commission. By comparison, state water infrastructure commissions have long required their members have minimum qualifications.

Proposition E fixes that glaring oversight. This measure is grounded in good government principles of efficiency and accountability.

Proposition E mandates San Francisco Public Utilities Commissioners have experience and an understanding of the complex issues they are responsible for overseeing.

Proposition E requires its five members have experience in:

· Environmental policy and environmental justice issues;

- · Finance:
- · Public utilities or water systems management;
- · And, ratepayer and consumer advocacy issues.

The final appointment will be reserved for a member of the general public.

San Francisco deserves a Commission with knowledgeable, experienced citizens committed to helping rebuild our water system and leading us towards a sustainable and renewable energy future.

San Francisco's water and infrastructure needs are too important to our quality of life and to the economic vitality of our city for us not to utilize the city's most valuable resource – experienced, qualified citizens

VOTE YES ON PROPOSITION E for EXPERIENCE and EFFICIENCY.

Supervisor Sophie Maxwell* Board of Supervisors President Aaron Peskin* Supervisor Sean Elsbernd* Supervisor Tom Ammiano*

* For identification purposes only

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION E

DON'T GIVE THE POLITICIANS EVEN MORE POWER TO RAISE OUR WATER AND SEWER RATES.

Proposition E is a political ploy that gives the Board of Supervisors the extraordinary power to require political loyalty from every member the Public Utilities Commission. We need more professionalism at the PUC – not more politics.

The Board is already using their existing power to reject commissioners who don't support political projects that could result in MASSIVE INCREASES IN WATER AND SEWER RATES. That last thing we should do is give this Board of Supervisors even more power to politicize the PUC.

The current Board of Supervisors is already injecting politics into PUC decisions. This is the same Board that is trying to put polluting power plants in our neighborhoods in order to drive a public power

agenda. This is the same Board that is already meddling in contracts, requiring us to pay more for our water and sewer services.

PROP. E REQUIRES THE IMMEDIATE REMOVAL OF EVERY COMMISSIONER so the Board can require political loyalty and use their new power to gain even more political power.

DON'T LET THIS BOARD OF SUPERVISORS TAKE OVER THE PUC.

VOTE NO ON PROPOSITON E.

-Coalition for San Francisco Neighborhoods



Requiring Board of Supervisors' Approval of Mayor's Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members



OPPONENT'S ARGUMENT AGAINST PROPOSITION E

The last thing we need is more politics at the San Francisco Public Utilities Commission.

We need citizen oversight from a qualified commission, not political meddling. But that's exactly what Proposition E will do – put even more politics into a vital city agency.

The PUC should stay focused on rebuilding the Hetch Hetchy water system and delivering clean water at an affordable price. After decades of neglect, we are finally rebuilding this system so that we can protect the health and safety of our residents and guarantee safe water supplies, even after a major earthquaker.

Now the Board of Supervisors has yet another plan to increase their power. This time they want to inject politics into the Public Utilities Commission.

Don't let them take over the San Francisco Public Utilities Commission.

The Board already has oversight power over every Commissioner appointed – power they used recently to reject qualified commissioners who did not agree with their politics.

Ed Harrington was recently nominated to run the PUC. He is a nationally-recognized manager and fiscal watchdog with great expertise in the operations of the PUC. We need to let experts like Harrington finish the job of rebuilding our water system at a reasonable price. We don't want this important job to be subjected to political pressure.

The Board should focus on the job they were elected to do – provide oversight and respond to constituents. They should not be allowed to take over city agencies for political reasons. The consequences of political interference in the PUC will be higher water rates and a slower rebuild of Hetch Hetchy.

Keep Politics Away from the SFPUC.

VOTE NO on Proposition E.

Mayor Gavin Newsom Supervisor Michela Alioto-Pier

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION E

Opponents say Proposition E would politicize appointments to the Public Utilities Commission. Ironically, the opponents are politicians themselves. Proposition E isn't about politics, it's about safeguarding one of our most important commissions with the kinds of checks and balances that are vital to any constitutional dermocracy.

The city's most important commissions currently operate on this good government system of checks and balances: the Mayor appoints commission members and the Board reviews and approves them. The Municipal Transportation Agency is structured in this way. Prop E would treat Mayoral appointments in the same fashion as the Planning, Building, and Police Commissions.

The challenges facing San Francisco's Public Utilities Commission are enormous – from rebuilding the Hetch-Hetchy water system, to completing and implementing the Sewer System Master Plan, and leading the city's charge towards a more sustainable and renewable energy portfolio.

The PUC must succeed at these daunting tasks, and will need a commission with accumen and experience in environmental policy, finance, and public utilities management. Perhaps most importantly, Proposition E guarantees that ratepayers will have an advocate on the commission to represent small businesses and homeowners, and demand equity and fairness in the ratemaking process.

Requiring minimum qualifications for appointments is a tried and true practice – long embraced by San Franciscans – that professionalizes agencies and increases efficiency.

Establishing minimum qualifications for PUC Commissioners is not "political interference" - it's good government.

VOTE YES ON PROPOSITION E.

Supervisor Sophie Maxwell* Board of Supervisors President Aaron Peskin* Supervisor Bevan Dufty* Supervisor Sean Elsbernd*

*For identification purposes only



Requiring Board of Supervisors' Approval of Mayor's Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members

PAID ARGUMENTS IN FAVOR OF PROPOSITION E

The Public Utilities Commission controls the water supply of 2.4 million people. Proposition E ensures that the Commissioners who oversee this vital public agency have the qualifications to do so.

Vote yes on E

San Francisco Tomorrow

The true source of funds for the printing fee of this argument is San Francisco Tomorrow.

Ratepayers and consumers support Yes on E

Frustrated when you open your water bill? Too often the Public Sommission has balanced their budget on the backs of San Francisco ratepayers. Proposition E dedicates one seat on the Public Utilities Commission for a Ratepayer Advocate. As the city's water system prepares to spend \$4.3 billion on a seismic retrofit project, its time for homeowners to have a voice when it comes to setting rates. Now is the time for reform. Vote YES on Etheral Public Publi

Dave Bisho, San Francisco Homeowner

The true source of funds for the printing fee of this argument is David Bisho.

San Francisco Democratic Party Endorses Yes on E

The Public Utilities Commission is a little-known but extremely powerful agency. San Francisco Democrats aupport Proposition Because it ensures that qualified individuals, subject to constitutional checks and balances, are guiding the vital decisions of the PUC. For a professional and accountable Public Utilities Commission, vote YES on E.

San Francisco Democratic Party Alice B. Toklas LGBT Democratic Club Harvey Milk LGBT Democratic Club

The true source of funds for the printing fee of this argument is the Alice B. Toklas LGBT Democratic Club.

The three largest contributors to the true source recipient committee are 1. San Francisco Firefighters PAC, 2. Barnes Mosher Whitehurst Lauter and Partners, 3. Mark Leno for Assembly 2006.



Requiring Board of Supervisors' Approval of Mayor's Appointments to the Public Utilities Commission and **Creating Qualifications for Commission Members**



PAID ARGUMENTS AGAINST PROPOSITION E

Supervisor Carmen Chu Urges you to Vote No on Prop. E

The last thing we need is more politics at the PUC. The current Public Utilities Commission is experienced and dedicated, and should stay focused on rebuilding the Hetch Hetchy water system and delivering clean water at an affordable price. Prop E is another needless bureaucratic step that would allow the Board to meddle in city agencies for political reasons. Please join me in voting against Prop E.

Supervisor Carmen Chu

The true source of funds for the printing fee of this argument is the Coalition for Renewable Energy + Affordable Water Rates.

The contributor to the true source recipient committee is the SF Chamber of Commerce's 21st Century PAC.

NO ON PROPOSITION E

In 1995, as part of Charter reform, the Board of Supervisors was given new power to veto the Mayor's appointments to many commissions, including the Public Utilities Commission, This new power has not been good enough for Chris Daly and some of his colleagues on the Board.

Now, they are trying to throw-out the entire PUC commission, forcing the Mayor to nominate commissioners that will be beholden to the Board, rather than residents and water users.

San Francisco is in the middle of a multi-billion dollar rebuild of the Hetch Hetchy system. Now is not the time to have the Supervisors meddling in the management of the PUC.

Protect our water system. Vote NO on PROP E.

San Francisco Chamber of Commerce.

The true source of funds for the printing fee of this argument is the SF Chamber of Commerce.

Asian Pacific Democratic Club Opposes Proposition E

Join us in opposing Proposition E. Proposition E could set a precedent justifying the Board's future involvement in other utilities, including phone service, cable television and energy distribution. Allowing City Government to grow, raise taxes and get further way from providing its core services is irresponsible.

Vote against Proposition E to ensure that the Board does not raise your water, power or phone rates, and slow down the rebuild of Hetch Hetchy.

Asian Pacific Democratic Club

The true source of funds for the printing fee of this argument is the Coalition for Renewable Energy + Affordable Water Rates.

The contributor to the true source recipient committee is the SF Chamber of Commerce's 21st Century PAC.

No on Prop. E.

In 1995, San Francisco voters approved a new Charter which reorganized City government and provided for a separation of powers between the Mayor and the Board of Supervisors.

Since 2001, the Board of Supervisors has attempted to gain power at the expense of the Mayor. Now the Board wants to meddle in the operations of the Public Utilities Commission.

San Francisco voters should tell the Board to butt out. Let the Mayor manage the multi-billion dollar Hetch Hetchy retrofit project and hold the bureaucrats and contractors accountable.

Vote No on Prop. E.

San Francisco Republican Party

Officers

Howard Epstein, Chairman Jennifer DePalma, Treasurer Bill Campbell, VC - Finance Janet Campbell, VC - Special Events Leo Lacavo, VC - Communications Christopher L. Bowman, VC - Precinct Operations

Members

12th Assembly District Jim Anderer Michael Antonini, DDS Harold M. Hoogasian Stephanie Jeong David R. Kiachko Ron "Dr. K" Konopaski Rita O'Hara



Requiring Board of Supervisors' Approval of Mayor's Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members

PAID ARGUMENTS AGAINST PROPOSITION E

13th Assembly District John Brunello Mike DeNunzio Harmeet Dhillon Christine Hughes Dana Walsh Sue C. Woods

SFRP Endorsed Candidates

Dana Walsh, Congressional District 8

Conchita Applegate, Assembly District 12

Harmeet Dhillon, Assembly District 13

Mike DeNunzio, Supervisorial District 3

The true source of funds for the printing fee of this argument is the San Francisco Republican Party.

The three largest contributors to the true source recipient committee are: 1. The DGF Y2K Special Purpose Trust, 2. PG&E, 3. The California Republican Party.

Vote No on Prop. E! Don't over-politicize the SF PUC

This measure is part of continued piecemeal attempts to reduce the mayor's power and has nothing to do with making the San Francisco Public Utilities Commission work better.

This is not a good government measure. It is an attempt to further politicize the process of appointing and confirming nominees to the PUC.

The system today allows the Board of Supervisors to reject a mayoral nominee they do not like. And this does happen.

But Prop. E would reduce the threshold to reject a new commissioner so low that many more nominees would get hung up in the politics of the moment.

Unfortunately for millions of water and energy users who rely on the SFPUC, these political games are harming your long-term needs.

If this measure passes, all current commissioners will be kicked off in August. Is this responsible government at a time when we are spending billions on a redo of our water system?

Let's fix the PUC, not hyper-politicize it.

Vote No on Prop. E!

For the full analysis, go to www.spur.org

San Francisco Planning and Urban Research (SPUR)

The true source of funds for the printing fee of this argument is the SPUR Voter Education Fund.

The three largest contributors to the true source recipient committee are: 1. SPUR, 2. Paul Sack, 3. Mike Wilmar.

Want the Board of Supervisors in charge of your water supply?

Prop E is a "get even with the Mayor" measure to lower the threshold of Supervisors necessary to veto appointments to the Public Utilities Commission that oversees our water system. If Prop E passes, six supervisors could stop PUC appointments.

Prop E would also set higher standards of professional experience for PUC commissioners than currently exist for the director of the PUC, and certainly exceed the qualifications of the last director, whose termination prompted this retaliatory measure.

There is no way to hold elected officials accountable when lines of authority are blurred by measures like this one – vote **NO** on E.

San Francisco Taxpavers Union

The true source of funds for the printing fee of this argument is the SF Taxpayers Union.

No on Prop. E.

The Board of Supervisors are at it again trying to blur the separation of powers between the Mayor and the Board as enshrined in the 1995 City Charter. Don't let the Board politicize the important work of the PUC. Let the Mayor retain the ability to effectively manage the multi-billion dollar Hetch Hetchy retrofit project and to hold City bureaucrats and contractors accountable.

Vote No on Prop. E.

Citizens for a Better San Francisco

CBSF Endorsed Candidates for the June 3, 2008 Primary

Requiring Board of Supervisors' Approval of Mayor's Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members



PAID ARGUMENTS AGAINST PROPOSITION E

Harmeet Dhillon, 13th Assembly District

San Francisco Republican County Central Committee

12th Assembly District Michael Joseph Antonini Jim Anderer Walter Armer Chris Baker David Kiachko James Kincaid Mike Gleim

13º Assembly District Sarah M. Vallette Guy Vaillancourt John Brunello Brooke Chappell Bill Campbell Michael Cisternino Harmeet K. Dhillon Jennifer DePalma Eugene A. Dermody, Jr. Matt DiChiara Alisa Farenzena Nicholas J. Gaffney

For more information, please go to www.CBSF.net.

The true sources of funds for the printing fee of this argument are Bill Campbell, Mike Antonini and Harmeet Dhillon.



Controller's Statement on "F"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition F:

Should the proposed initiative be approved by the voters, in my opinion, in and of itself there would be little direct impact on the cost of government.

However, should both this ordinance and Proposition G, the ordinance proposing a development plan for the Bayview Hunters Point and Candlestick areas be approved by the voters, and development occurs in those areas that would not have otherwise, this ordinance would result in the City eventually collecting less properly tax revenue than it would have under Proposition G. Future properly tax revenues that would be generated under the development plan would range widely depending on market conditions and other factors, but the assessed value of the project with the affordable housing units specified by this ordinance would be lower. The amount of revenue that would be foregone is unknown, but certainly significant.

The initiative would change the affordable housing requirement specified in the proposed development plan for the Bayview Hunters Point and Candlestick areas. Currently, the City's framework plans call for 25% of the housing units to be affordable. This initiative would specifically require that 50% of the units be affordable for persons earning from 30% to 80% of San Francisco's median household income (currently \$24,100 to \$64,250 for a family of four).

Current estimates are that approximately \$1.5 billion for transportation, utilities and other infrastructure improvements will be needed over a multi-year period to develop the Bayview Hunters Point and Candlestick areas under any scenario. These costs would be primarily funded through private capital and through taxes and lees generated directly by the project. The Initiative would significantly reduce revenues available to pay for these necessary transportation, utility and other infrastructure improvements.

This statement does not address the potential impact of the development plan or the affordable housing requirement on retail businesses or the local economy.

How "F" Got on the Ballot

On March 5, 2008 the Department of Elections certified that the initiative petition, calling for Proposition F to be placed on the ballot, had qualified for the ballot.

7.168 signatures were required to place an initiative ordinance on the ballot. This number is equal to 5% of the total number of people who voted for Mayor in 2007. A review of all signatures submitted by the proponents of the initiative petition prior to the February 4, 2008 submission deadline showed that more than the required number of signatures was valid.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.



PROPOSITION F

Shall it be City policy that any mixed-use development plan the City approves for Candlestick Point and Hunters Point Shipyard require 50% of all new housing units developed in the area be affordable, give preferences for the rental or purchase of new affordable housing to families of low and moderate income, and, if Alice Griffith housing is rebuilt, replace the units on a one-to-one basis; and shall the City be prohibited from selling, conveying or leasing any City-owned land at Candlestick Point unless the Board of Supervisors finds that the mixed-use development plan for this area incorporates these policies?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: The Bayview-Hunters Point Area Plan of the San Francisco General Plan identifies affordability as the primary housing issue facing the Bayview.

In May 2007, San Francisco's Board of Supervisors and Mayor endorsed a new conceptual framework for a mixed-use project to revi-talize two areas in the Bayview; Candlestick Point and Hunters Point Shipyard, Candlestick Point Candlestick Point Alice Griffith Housing Development, the Candlestick Point State Recreation Area and the City-owned stadium leased by the San Francisco 49ers.

The new conceptual framework outlines a project that would include: thousands of new housing units, including affordable housing; hundreds of acres of public parks; job-generating commercial space; and possibly a new 49ers stadium.

Regarding affordable housing, the conceptual framework contains a guiding principle that at least 25% of the new housing units be affordable to members of the Bayview-Hunters Point community. Under City and State law, 15% of new housing must be affordable in projects such as the one outlined in the conceptual framework.

If the Alice Griffith units are rebuilt, the conceptual framework calls for at least one-for-one replacement of units at existing income levels and of the same household size. Reconstruction of the Alice Griffith units would be in addition to the 25% minimum percentage for new affordate homes. The construction would have to be done to allow Alice Griffith residents to move to the new upgraded units, without being displaced from Alice Griffith, until the replacement units are ready for occupancy.

THE PROPOSAL: Proposition F would make it City policy that any mixed-use development plan for the project site in Candlestick Point and Hunters Point Shipyard include alfordable housing requirements. "Affordable housing" is defined as housing costs that do not exceed 30% of household monthly gross income.

Under Proposition F City policy would require:

- At least 50% of all new housing units developed in the project site would be affordable so that at least:
 - one-sixth of all units are affordable to households earning no more than 80% of the San Francisco median household income (SFMI);
 - one-sixth are affordable to households earning no more than 60% of SFMI; and
 - one-sixth are affordable to households earning no more than 30% of SFMI.

- Preferences for the rental or purchase of new affordable housing shall be given to families of low and moderate income in this priority:
 - (1) any Alice Griffith resident in good standing;
 - (2) persons entitled to residential relocation assistance;
 - (3) individuals paying more than 50% of their income for housing or residing in public or HUD Section 8 housing;
 - (4) San Francisco residents; and
 - (5) the general public.
- If the Alice Griffith units are rebuilt, at least one-for-one replacement of units at existing income levels and of the same household size must be provided. The construction would have to be done to allow Alice Griffith residents to move to the new upgraded units, without being displaced from Alice Griffith, until the replacement units are ready for occupancy.

Proposition F would prohibit the Board of Supervisors from approving the sale, conveyance or lease of any City-owned land at the project site until the Board finds that the mixed-use development plan incorporates the policies summarized above. This prohibition includes the existing 49ers stadium and related parking areas.

A "YES" VOTE MEANS: If you vote yes, you want it to be City policy wat any mixed-use development plan the City approves in Candlestick Point and Hunters Point Shipyard include these requirements: 50% of all new housing units developed in the area be affordable, preferences for the rental or purchase of new affordable housing be given to families of low and moderate income, and, if Alice Griffith housing is replaced, units are replaced on a one-to-one basis. You also want to prohibit the City from selling, conveying or leasing any City-owned land at Candlestick Point unless the Board of Supervisors finds that the mixed-use development plan for this area incorporates these policies.

A "NO" VOTE MEANS: If you vote no, you do not want it to be City policy to require at least 50% of all new housing units developed in Candlestick Point and Hunters Point Shipyard to be affordable or meet certain other specific affordability requirements. You also do not want to prohibit the City from selling, conveying or leasing any City-owned land at Candlestick Point unless the Board of Supervisors finds that the mixed-use development plan for this area incorporates these affordable housing policies.

Notice to Voters:

The "Controller's Statement" and "How 'F' Got on the Ballot" information on this measure appear on the opposite (facing) page

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 158. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.





PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION F

Guarantee Affordable Housing in Bayview! Yes on F!

In the last 15 years, our City lost more than 45% of our African American population. Now with major development proposals in the Bayview, one of San Francisco's last African American communities is at risk.

One of the main forces driving African Americans and other working class families out of our City is the cost of housing. In order to meet the housing needs in our City's eastern neighborhoods, nearly two-thirds of all new housing would have to be affordable. The need for affordable housing in the Bayview is even greater.

Proposition F requires at least 50% of all new housing be affordable in any new development in Candlestick Point and Hunters Point Shipyard. It also requires the rebuilding of Alice Griffith public housing with no displacement of current residents.

Proposition F is necessary to provide housing opportunities to working families, public sector workers, teachers, students and many others. It redistributes a portion of the redevelopment

funds and subsides that multi-billion dollar corporations like Lennar will receive to build at this site toward real and tangible community benefits.

San Francisco is a City that prides itself on diversity and social justice. We cannot rely on the promises of an out-of-state developer with a history of environmental racism in Bayview and across the country to protect the future of our remaining African American community. We need the guarantee of Proposition F. Join social justice organizations, family advocates, environmental justice organizations, and thousands of San Franciscans in voting Yes on Proposition F.

Environmental Justice Advocacy
Chinese Progressive Association
POWER
Coleman Advocates for Children and Youth
St. Peter's Housing Committee
Sierra Club
James P, Oueen

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION F

Proposition F is a prescription for failure

Supervisor Chris Daly's Proposition F is a fake affordable housing measure that fails the most basic public policy tests:

NO PUBLIC HEARINGS. Proposition F had no public hearings, no public meetings, and no public input from the Bayview community.

NO ECONOMIC ANALYSIS. Proposition F provides no financing for its affordable housing, and no economic analysis which shows that it is feasible.

NO FUNDING FOR HOUSING. Who's going to pay for the housing required under Proposition F? It would potentially require billions of dollars in new taxes.

If Proposition F passes, there will be no development in the Shipyard and Candlestick Point anytime soon. There will be no extension of the Bay Trail, no new parks or athletic fields, no bike trails, no permanent home for the artists and certainly no accelerated cleanup of the Hunters Point Shipyard.

There will be no new jobs, no new affordable housing, the Alice Griffith Public, Housing Project will not be rebuilt, and much of the southern waterfront will remain abandoned, dirty and dangerous.

Proposition F is a poison pill that will bring to a halt any plans for jobs, housing or parks for the next 10 to 15 years.

Join us in rejecting Supervisor Chris Daly's attempt to tell the people of the Bayview-Hunters Point what's good for them.

VOTE NO ON PROPOSITION F

Mayor Gavin Newsom

James Bryant, President APRI*

*For identification purposes only





OPPONENT'S ARGUMENT AGAINST PROPOSITION F

PROPOSITION F IS JUST MORE POLITICS FROM CHRIS DALY.

Supervisor Chris Daly is trying to stop Proposition G – the next step in a decade-long effort to help speed environmental clean up, and bring 300 acres of parks, more than 8,000 jobs and as many as 2,500 affordable homes to Bayview Hunters Point.

Daly claims he's trying to stop Proposition G because 2,500 units of affordable housing isn't enough – even though they represent 25% of all the units – and it's the largest single increase in affordable housing in San Francisco history.

But Daly just pushed through a plan in his own district that offer. LESS AFFORDABLE HOUSING with fewer benefits than the project he now opposes in Supervisor Sophie Maxwell's district. Daly called his own deal for much less affordable housing "unprecedented," saying that any more affordable housing would push it "to the brink of proict extinction."

Why is Chris Daly trying to stop a proposal for the Bayview Hunters Point even though it offers much MORE AFFORDABLE HOUSING AND COMMUNITY BENEFITS than the projects he supports in his own district? Because this isn't about affordable housing, it's about politics.

Chris Daly's political ploy will:

- STOP economic restoration of this long-neglected neighborhood.
- · SLOW the environmental clean-up.
- DEPRIVE the Bayview and the entire city of more than 8,000 new jobs.
- PREVENT the rebuilding of the dilapidated and dangerous Alice Griffith Housing Project.
- DRIVE AWAY hundreds of millions of dollars in economic benefits in these tough economic times.

Don't let Chris Daly stop a neighborhood-backed plan that will transform the Shipyard and Candlestick Point into productive uses for all of San Francisco.

Proposition F fails the Bayview and every San Franciscan.

VOTE YES ON PROPOSITION G - AND NO ON PROP. F.

Mayor Gavin Newsom Supervisor Michela Alioto-Pier James Bryant, APRI President Phil Ting, Assessor

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION F

NO MORE POLITICS.

VOTE YES ON PROPOSITION F.

Proposition F was developed by residents of Bayview Hunters Point (BVHP) in response to Mayor Newsom/Lennar Corporation's Proposition G, which offers NO REAL GUARANTEES of jobs, parks or affordable housing to the people of the long neglected BVHP community. This is a classic case of a greedy corporation's attempt at one of the largest "land grabs" in San Francisco history. In order to ensure that this development truly speaks to the concerns and needs of BVHP, the community called for half of the new housing units to be affordable to all San Franciscans.

Read the text of Proposition G-it does NOTHING to ensure jobs, parks and housing. It does not guarantee the rebuilding of Alice Griffith, but instead uses deceptive and non-legally binding language, such as "should," and "encourages" with NO GUARANTEES WHATSOEVER. Lennar cannot be trusted. In September 2007, the San Francisco Board of Education unanimously condemned Lennar for exposing our public school children and their families to asbestos and other toxins in BVHP. The San Francisco Bay Guardian wrote a feature story, describing Lennar as "The Corporation that Ate San Francisco."

We cannot trust greedy, out of state developers to do the right thing. A grassroots, community effort demanded 50% affordable housing, collecting 11,811 signatures in 10 days with only a few thousand dollars.

We don't need more politics or broken promises. We need guaranteed affordable housing!

POWER

Chinese Progressive Association Sierra Club

St. Peter's Housing Committee



PAID ARGUMENTS IN FAVOR OF PROPOSITION F

Don't let an out-of-state developer buy your vote!

While Lennar Corporation has already spent over \$1,000,000.00 on their deceptive campaign; our grassroots effort for affordable housing doesn't have thousands of dollars to spend on paid ballot arguments.

Vote Yes on F.

POWER

The true source of funds for the printing fee of this argument is POWER (People Organized to Win Employment Rights).

Vote for the Environment - Vote YES on F!

Building affordable housing in cities reduces suburban sprawl and saves farms and wildlife habitat from development. Without affordable housing in cities, citizens are forced into longer commutes, increasing congestion and greenhouse gas emissions.

Urban growth is desirable, but should not displace low-income or current residents from their homes, livelihoods, or communities. Including affordable housing in new developments is smart growth.

That's why environmental groups urge a vote for Proposition F.

Prop F reasonably requires that half of the new Candlestick and Shipyard housing be affordable for middle and low-income households. This is achievable because the city is donating public land to the developer and is providing funds.

By creating affordable housing, Proposition F fights global warming by reducing sprawl, helps protect farms and habitat, and provides desperately needed housing that low- and middle-income San Franciscans can afford.

Yes on Proposition F.

Sierra Club

The true source of funds for the printing fee of this argument is the Sierra Club.





PAID ARGUMENTS AGAINST PROPOSITION F

VOTE NO ON F!

Supervisor Chris Daly put Proposition F on the ballot as a lastminute spoiler measure to stop new housing in Bayview-Hunters Point. Proposition F imposes 50% affordability standards that could result in NO housing being built in this long-neglected area. Existing proposals to develop the site call for 25% affordable housing, which is well above City and State standards. That amounts to over 2,500 units of housing to families making \$64,000, or less! Proposition F puts all that new housing at risk. Proposition F will waste a unique opportunity to help Bayview-Hunters Point, and most importantly, provide housing to families.

The residents of Bayview-Hunters Point deserve the same level of services and quality of life as the rest of San Francisco. Stop Supervisor Daly's ill-conceived measure.

Vote NO on Proposition F!

Plan C San Francisco

www.plancsf.org

The true sources of funds for the printing fee of this argument are Michael Sullivan and Robert C. Gain.

San Francisco's Neighborhoods oppose Prop F

We support more affordable housing; unfortunately THIS MEASURE WILL NOT RESULT IN MORE AFFORDABLE HOUSING — it will kill the Bayview project already 10+ years in planning.

This measure...

- Is disguised as affordable housing but is really an anti-development measure.
- Will leave cleanup of the shipyard and development back at square one.
- Will result in delay in bringing jobs and parks to deserving Bayview residents.

Vote NO on Prop F!

- Coalition for San Francisco Neighborhoods

The true source of funds for the printing fee of this argument is the Coalition for San Francisco Neighborhoods.

NO on PROP F

Don't be fooled by Chris Daly. If increasing the affordable housing requirement for the proposed redevelopment of the Hunters Point Shipyard and Candlestick area sounds too good to be true, it is. Prop. F will kill this vital economic development program as well as any chance to keep the 49ers.

Your "No" vote on F and Yes vote on G will insure that after 35 years the shipyard land will finally be put into productive use, jobs created, housing built and active recreational facilities and waterfront parks developed.

VOTE "NO" on F and "YES" on G to bring jobs and economic growth to Bayview-Hunters Point.

San Francisco Chamber of Commerce

The true source of funds for the printing fee of this argument is the SF Chamber of Commerce.

Vote No on Prop. F!

This measure would undercut efforts to build thousands of units of housing in the Bayview and Hunters Point.

Current San Francisco law requires that 15% of the units built by developers be subsidized. This has resulted in many projects being shelved because they are not economically feasible.

Prop. F would increase that requirement so that 50% of the units would be subsidized. Such a requirement makes it impossible for housing of any income level to be built.

Bill Campbell, Vice Chair – Finance, San Francisco Republican Party

Sarah Vallette, Candidate, SFRCCC, 13th AD Guy Vaillancourt, Candidate, SFRCCC, 13th AD Alisa Farenzena, Candidate, SFRCCC, 13th AD

The true source of funds for the printing fee of this argument is Bill Campbell.

No On F

Don't be hoodwinked. Proposition F is a devious measure by Chris Daly to use affordable housing as a political hammer to stop greatly needed revival of Bayview - Hunter's Point. Daly knows



PAID ARGUMENTS AGAINST PROPOSITION F

that this is unrealistic and will render the project economically infeasible. It will kill approximately 8,000 new jobs.

No On F

San Francisco Republican Party

Officers

Howard Epstein, Chairman Jennifer DePalma, Treasurer

Bill Campbell, VC - Finance

Junet Campbell, VC - Special Events

Leo Lacavo, VC - Communications

Christopher L. Bowman, VC - Precinct Operations

Members

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Stephanie Jeong David R. Kiachko

Ron "Dr. K" Konopaski

Rita O'Hara

13th Assembly District

John Brunello

Mike DeNunzio

Harmeet Dhillon Christine Hughes

Ramiro Maldonado, Ir

Dana Walsh Sue C. Woods

Endorsed Candidates

Dana Walsh, Congressional District 8

Conchita Applegate, Assembly District 12 Harmeet Dhillon, Assembly District 13

Mike DeNunzio, Supervisorial District 3

The true source of funds for the printing fee of this argument is the San Francisco Republican Party.

The three largest contributors to the true source recipient committee are: 1. The DGF Y2K Special Purpose Trust, 2, PG&E, 3, The California Republican Party.

Proposition F Fails the Bayview

We are Bayview residents and community leaders who strongly oppose Proposition F. Proposition F was not written or approved by members of our community. In fact, it has never had a single public hearing, in the Bayview or anywhere in the city. It was placed on the ballot at the last minute and its sole aim is to defeat an initiative that does have Bayview community support -Proposition G. While Proposition F may sound good on the surface, all it really does is destroy years of community planning based on hundreds of public meetings and direct input from Bayview residents. We urge our fellow San Franciscans to see Proposition F for what it really is - a poison pill that fails the Bayview, and fails the city. Please vote NO on F.

Supervisor Sophie Maxwell* Rev. Arelious Walker, Pastor

Rev. Theron L. Jones I. Pastor/Parent

Toye Moses, President, African American Democratic Club* Angelo King, Chair, Bayview Hunters Point Project Area

Committee*

Lola Whittle, Director, Bayview Business Resource Center* Omar Khalif, Bayview Parent

*For identification purposes only

The true source of funds for the printing fee of this argument is Lennar Homes of California, Inc.

Help San Francisco Young People and vote No on Prop F

Young people in San Francisco are strongly in need of affordable housing - and that is exactly why we are opposing Proposition F. Proposition F will stop the construction of 2,500 affordable homes in the abandoned Hunters Point Shipyard. These are homes that young San Franciscans need and deserve. Please vote no on Proposition F.

Renee Darner, President, College Democrats at SFSU*

*For identification purposes only

The true source of funds for the printing fee of this argument is Lennar Homes of California.





PAID ARGUMENTS AGAINST PROPOSITION F

SAN FRANCISCO DEMOCRATIC PARTY OPPOSES PROP F

The San Francisco Democratic Party urges San Francisco Democrats to oppose Proposition F. While proponents claim that Proposition F is about affordable housing, the truth is that Proposition F will destroy a plan to build 2,500 affordable homes in the abandoned Hunters Point Shipyard and completely rebuild the run-down Double Rock Housing Project without displacing current tenants. For real affordable housing, the Democratic Party urges you to yote No on Prop F.

San Francisco Democratic Party

The true source of funds for the printing fee of this argument is Lennar Homes of California.

This is the worst form of ballot box planning meant to block investment in Bayview Hunters Point.

Reject Prop. F!

This is a poison pill intending to sink the Hunters Point Redevelopment Plan.

The current Hunters Point plan already mandates 25% affordable housing in the project area. This level is significantly higher than the citywide inclusionary requirement that 15% of units built on-site be provided as affordable housing.

But Prop. F seeks to impose a 50% affordable housing requirement on the Shipyards plan. This measure was introduced with no financial analysis of the impact of this requirement on the feasibility of the plan.

Quite simply, Prop. F would make new development at Hunters Point financially infeasible.

After thirty years of disinvestment, do we want to kill this opportunity for investment, housing opportunities, and new jobs? Do we want to allow last minute ballot box zoning to render the Hunters point plan infeasible?

SPUR believes that the choice is not between 25% affordable housing at Hunters Point and 50% affordable housing but between 25% and no project at all.

Vote No on Prop. F

Vote Yes on Prop. H to support the Bayview mixed-use plan

San Francisco Planning and Úrban Research Association (SPUR)

For our full ballot analysis, go to www.spur.org

The true source of funds for the printing fee of this argument is the SPUR Voter Education Fund.

The three largest contributors to the true source recipient committee are: 1. SPUR. 2. Paul Sack, 3. Mike Wilmar.

No on Prop. F.

After years of community outreach and planning by the City, a handful of no-growth activists concocted Prop. F, which would require that 50% of the units constructed be "affordable".

Were Prop. F to pass, no new housing at Hunters Point would be constructed. Additionally, it would indefinitely delay the 49'ers' stadium project.

It's a lose-lose proposition for the community and for sports fans.

Vote No on Prop. F.

Citizens for a Better San Francisco

CBSF Endorsed Candidates for the June 3, 2008 Primary

Harmeet Dhillon, 13th Assembly District

San Francisco Republican County Central Committee

12th Assembly District Michael Joseph Antonini Jim Anderer Walter Armer

Rita Elizabeth O'Hara Chris Baker David Kiachko

James Kincaid

Mike Gleim



PAID ARGUMENTS AGAINST PROPOSITION F

13° Assembly District
Sarah M. Vallette
Guy Vaillancourt
John Brunello
Brooke Chappell
Bill Campbell
Michael Cisternino
Harmeet K. Dhillon
Jennifer DePalma
Eugene A. Dermody, Jr.
Matt DiChiara
Alisa Farenzena
Nicholas J. Gaffney

For more information, please go to www.CBSF.net.

The true sources of funds for the printing fee of this argument are Bill Campbell, Mike Antonini and Harmeet Dhillon.

Changes Affecting Voter Registration

Confidential Voter Records

Changes to Permissible Uses of Voter Registration Information

Beginning in 2006, state law changed the way personal information supplied by voters for the purpose of completing a voter registration affidavit can be used. To protect your privacy and the integrity of voting, new laws that took effect in 2006 create safeguards for voter records as follows:

Information on your voter registration afficiavit will be used by elections officials to send you official information on the voting process, such as the location of your polling place and the issues and candidates that will appear on the ballot. Commercial use of voter registration information is prohibited by law and is a misdemeanor. Voter information may be provided to a candidate for office, a ballot measure committee, or other person for election, scholarly, journalistic, political, or governmental purposes, as determined by the Secretary of State. Driver's license, state identification and social security numbers, or your signature as



shown on your voter registration form, cannot be released for these purposes. If you have any questions about the use of voter information or wish to report suspected misuse of such information, please call the Secretary of State's Voter Protection and Assistance Hotline: 1-800-345-VOTE (8683).

Additionally, any person obtaining information on your voter registration affidavit shall not send that information outside of the United States or make it available in any way electronically to persons outside the United States, including, but not limited to, access over the Internet.

Secretary of State's "Safe At Home" Program

Certain voters facing life-threatening situations may qualify for confidential voter status. For more information, please contact the Secretary of State's "Safe At Home" program at 877-322-5227, or visit the Secretary of State's Web site at www.ss.ca.gov

Controller's Statement on "G"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition G:

Should the proposed initiative be approved by the voters, in my opinion, in and of itself there would be little direct impact on the cost of government.

The ordinance proposes a development plan for the Bayview Hunters Point and Candlestick Point areas which would encourage enew business, housing, retail and partitiand development and allow for construction of a new football stadium and other development projects. The development plan would eventually require changes to the land uses, height and density limits and other elements of the City's Planning Code and other laws. If the plan results in development that would not have occurred otherwise in the designated areas, property tax revenues and sales tax revenues to the City would certainly increase.

Current estimates are that approximately \$1.5 billion for transportation, utilities and other infrastructure improvements will be needed over a multi-year period to develop these areas under any scenario. These costs would be primarily funded through private capital and through taxes and fees generated directly by the projects themselves.

The Planning Department, the Economic and Workforce Development Department and other City offices would incur added costs to administer the plan, however, as is the case for most City planning processes, these costs can be recovered through fees charged to development projects.

This statement does not address the potential impact of this development plan on retail businesses or the local economy.

How "G" Got on the Ballot

On February 20, 2008 the Department of Elections certified that the initiative petition, calling for Proposition G to be placed on the ballot, had qualified for the ballot.

7.168 signatures were required to place an initiative ordinance on the ballot. This number is equal to 5% of the total number of people who voted for Mayor in 2007. A random check of the signatures submitted by the proponents of the initiative petition prior to the February 4, 2008 submission deadline showed that more than the required number of signatures was valid.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.



PROPOSITION G

Shall it be City policy to encourage timely development of a mixed-use project in the Bayview on Candlestick Point and Hunters Point Shipyard, including a new 49ers stadium or a non-restadium alternative; shall the City be authorized to transfer park land in Candlestick Point for non-recreational use if the land is replaced with new public parks or open spaces of at least equal size and the transfer meets the measure's policy objectives; and shall Propositions D and F, approved by the voters in June 1997, be repealed?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: In May 2007, San Francisco's Board of Supervisors and Mayor endorsed a new conceptual framework for a mixed-use project to revitalize two areas in the Bayview: Candlestick Point and Hunters Point Shipyard.

Candlestick Point includes the Alice Griffith Housing Development, the Candlestick Point State Recreation Area and the City-owned stadium leased by the San Francisco 49ers. That lease will expire in 2013 unless the 49ers extend it. In late 2006, the 49ers announced their intent to explore relocating to Santa Clara. The new conceptual framework endorsed by the Board and Mayor includes both a site in Hunten Spint Shipyard for a 49ers stadium and a non-stadium atternative.

In June 1997, the voters approved two measures related to developing Candlesiok Point: Proposition D, which allowed the City to issue lease revenue bonds of up to \$100,000,000 for a stadium development; and Proposition F, which changed City zoning to allow a stadium and related shopping-denetraliment center to be built (see legal text beginning on page 167). The City did not issue the bonds or develop the project.

THE PROPOSAL: Proposition G would make it City policy to encourage, subject to public input and the environmental review process, the timely development of Candlestick Point and Hunters Point Shipyard with a mixed-use project including:

- · over 300 acres of public park and open space improvements;
- · between 8,500 and 10,000 homes for sale or rent;
- about 700,000 square feet of retail uses:
- about 2,150,000 square feet of green office, science and technology, research and development, and industrial uses;
- · a possible arena or other public performance site;
- a site in Hunters Point Shipyard for a new stadium if the 49ers and the City determine in a timely manner that the stadium is feasible;
- additional green office, science and technology, research and development, and industrial space, and/or additional housing if a new stadium is not built.

The measure would further make it City policy that the project be consistent with these objectives:

- producing tangible community benefits for the Bayview and the City;
- reconnecting the Hunters Point Shipyard and Candlestick Point with the Bayview and protecting the Bayview's character for existion residents:
- producing substantial new housing in a mix of rental and for-sale units, both affordable and market-rate, and encouraging the rebuilding of the Alice Griffith Housing Development;
- incorporating environmental sustainability;
- encouraging the 49ers to remain in San Francisco by providing a new stadium site and supporting infrastructure; and
- requiring the project to be financially sound, with or without a new stadium.

Proposition G also would authorize the City to sell, convey or lease park land in Candlestick Point under the Recreation and Park Department's jurisdiction and allow non-recreational uses on this land. The City must ensure that the project creates new public parks or open space of at least equal size in the project site. The Board of Supervisors must find that the transfer of land is consistent with the measure's objectives.

Proposition G would repeal Propositions D and F, approved by the voters in June 1997.

A "YES" VOTE MEANS: If you vote yes, you want City policy to encourage timely development of a mixed-use project in the Bayview on Candlestick Point and Hunters Point Shipyard. This project would include a new 49ers stadium or a non-stadium alternative. You also want to authorize the City to transfer park land in Candlestick Point for non-recreational use if the land is replaced with new public parks or open spaces of at least equal size and the transfer meets the measure's objectives. You also want to repeal Propositions D and F, approved by the voters in June 1997.

A "NO" VOTE MEANS: If you vote no, you do not want City policy to encourage time the Bayview on Candlestick Point and Hunters Point Shipyard, including the possibility of a new Jews perset in the Bayview on Candlestick Point and Hunters Point Shipyard, including the possibility of a new Jews Bayview or a non-stadinum alternative. You do not want to authorize the City to transfer park land in Candlestick Point for non-recreational use even if the land is replaced with new public parks or open spaces of at least equal size. You do not want to repeal Propositions of and F, approved by the voters in June 1997.

Notice to Voters:

The "Controller's Statement" and "How 'G' Got on the Ballot" information on this measure appear on the opposite (facing) page

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.

ARGUMENTS FOR AND AGAINST THIS MEASURE IMMEDIATELY FOLLOW THIS PAGE. THE FULL TEXT BEGINS ON PAGE 162. SOME OF THE WORDS USED IN THE BALLOT DIGEST ARE EXPLAINED ON PAGE 90.





PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION G

Hunters Point Shipyard, once a thriving economic engine for surrounding neighborhoods and the entire city, has been closed since 1974.

Proposition G will help speed the clean up of the Shipyard and turn this environmental hazard into affordable homes, livable wage jobs, and parks for all San Franciscans.

Created through years of community input and strongly supported by Bayview-Hunters Point leaders, Proposition G will help bring economic viality to this neglected corner of the city – including thousands of construction jobs and 8,000 PERMANENT JOBS following completion of the project with a priority for neighborhood residents.

Proposition G's plan calls for transforming the neglected Shipyard and Candlestick Point parking lots into:

- OVER 300 ACRES of parks, open space and recreation fields the largest park expansion in 100 years.
- AS MANY AS 2,500 AFFORDABLE HOMES and up to 7,500 more homes and apartments, including many for working families, built using the latest GREEN BUILDING practices and TRANSIT FRIENDLY planning.
- A SCIENCE AND TECH PARK FOR GREEN TECH BUSINESSES to improve the environment and provide jobs to local residents.

- · A permanent home for existing Shipyard artists.
- A unit-for-unit replacement of the dilapidated Alice Griffith Housing project – without displacing tenants.

Proposition G also accommodates a new, world-class football stadium for the 49ers – with no new taxpayer funding.

The time has come.

The Hunters Point Shipyard is an embarrassment to our city. We've waited too long to clean up the toxics, improve children's health in the area, and revive this economic engine.

It's time to take action. Please join us in support of Proposition G's plan to clean up the Shipyard and turn this neglected land into productive uses.

Find out more at www.CleanUptheShipyard.com.

VOTE YES on G.

Senator Dianne Feinstein Mayor Gavin Newsom Supervisor Sophie Maxwell

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION G

NO ON G!

The federal government recently committed \$82 million towards ongoing toxic cleanup at Hunters Point. More is needed, but Prop G does NOT add ANY new money for cleanup. Lennar is already building housing in the Shipyard, without Prop G.

Read the text: Prop G only "encourages the rebuilding of Alice orfifith:" It DOESN'T replace it. Nowhere does it require 25% affordable housing. It only "encourages" new rental and condos. But Lennar broke the exact same promise in the Shipyard and is now building zero affordable rental units.

Prop G "encourages" jobs but doesn't have a plan to hire local residents.

There is no park expansion in Prop G. It only requires Lennar to replace parkland it develops for highrises. The replacement parkland is parking lots for the new stadium and thin shoreline strips.

Lennar's plan did NOT go through the usual planning process but was created in back room political deals.

Prop G is financed by redevelopment money funded by taxpayers, without spending limits. Lennar wants \$350 million for the stadium alone. Last fall, Moody's reduced Lennar's rating to "Junk Bond" status. Prop G is a corporate bailout at taxpayers' expense.

With so much at stake, we can't bet our future on vague allusions. We need a plan that delivers Bayview revitalization, jobs, and affordable housing – not empty promises.

No on Proposition G.

Sierra Club POWER League of Conservation Voters Harvey Milk LGBT Democratic Club Chinese Progressive Associatiou St. Peter's Housing Committee



OPPONENT'S ARGUMENT AGAINST PROPOSITION G

The Bayview neighborhood desperately needs economic revitalization, but Proposition G doesn't deliver. Proposition G makes big promises but doesn't guarantee affordable housing, jobs for local residents, or any more parkland than already exists.

Proposition G is a sweetheart deal for Lennar, an out-of-state developer that has already spent over \$1,000,000.00 on its political campaign. It doesn't require Lennar to pay for the public land for its development and places no limits on the public funds for the project. Proposition G hands Lennar a blank check.

Proposition G is ballot box planning at its worst. It authorizes transfer of parkland to the developer before Lennar completes environmental review. Transit "improvements" promised by Lennar will primarily benefit new luxury condo owners, not the rest of Bayview. In fact, the plan proposes to build a high-speed road and bus line that completely bypass the Bayview neighborhood.

Proposition G claims to improve city and state parks when it really allows Lennar to build luxury high-rise condos on public parkland. It would dismantle a state park and trade city parkland for parking lots. It also endangers a wildlife habitat restoration area funded by the state. If you read the legal text of Prop G, you'll find it riddled with weasel words including "encourage" and "should." Prop G actually contains language that specifically allows Lennar's development to be different than the project described!

That's why housing advocates, environmental groups, and community organizations are opposing Proposition G. We favor a community-based plan that will guarantee affordable housing, jobs benefits and top-notch parks for the Bayview community and the city.

Vote No on Proposition G.

Sierra Club People Organized to Win Employment Rights Harvey Milk LGBT Democratic Club Chinese Progressive Association San Francisco League of Conservation Voters St. Peter's Housing Committee

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION G

Don't be misled by the opponents of Proposition G

Ten years in the making, Proposition G is a community-led plan to transform the Hunters Point Shipyard and the parking lots of Candlestick Point into jobs, parks and housing for all San Franciscans. No existing housing will be lost or neighbors pushed out.

The basis of Proposition G is a conceptual framework agreement that went through scores of public meetings, involving hundreds of Bayview residents. It was approved by the Board of Supervisors and the Mayor.

PROPOSTION G IS NOT A BLANK CHECK. It's one step in a long public process that will include a full environmental impact report and approvals by up to 19 different regulatory agencies.

PROPOSITION G IS SUPPORTED BY THE BAYVIEW. The residents and community leadership of the Bayview support Proposition G because it revitalizes the community.

PROPOSTITION G WILL IMPROVE THE ENVIRONMENT and protect the health of the Bayview by speeding the clean up of the Shipyard, creating productive space for the benefit of the entire city.

If Proposition G is defeated, the Bayview-Hunters Point neighborhood will be forced to wait another 10 or 15 years for a new plan of

Proposition G is endorsed by the San Francisco Democratic Party.

This is a choice between real, positive change and no change at all – and the choice is clear.

VOTE YES on G.

Senator Dianne Feinstein* Mayor Gavin Newsom Supervisor Sophie Maxwell

*For identification purposes only



PAID ARGUMENTS IN FAVOR OF PROPOSITION G

YES on G

Proposition G is good for everyone. It will provide a needed mix of 8.500-10,000 units of housing. They will include low income and market rate rentals and ownership housing. It will speed up funding for the environmental cleanup of Hunters Point Shipyard and create new and improved parkland and open recreational space on the waterfront. It will also repeal \$100 million in public bonds that are no longer needed. Vote YES on G.

Mike DeNunzio

Candidate for Supervisor, District 3

The true source of funds for the printing fee of this argument is DeNunzio for Supervisor.

The contributor to the true source recipient committee is Mike DeNunzio.

San Francisco's Neighborhoods support Prop G

10+ years in planning, this measure puts forward a design for this under-served neighborhood. This vacant land has been sitting unproductive for years. It's time to move forward on a wellthought out proposal that will deliver jobs, housing, and parks,

- · No Shipyard artists will be displaced.
- · Not a single private structure will be torn down.
- Alice Griffith public housing will be rebuilt without displacing residents.
- · No money will come from city funds.
- · The plan integrates into the existing community.
- · Over 300 acres of new parks.
- Cleanup of the shipyard and infrastructure is paid by developer; it is not from city coffers.

This is a conceptual framework only; it still requires the proposal go through normal public review and environmental processes.

Vote YES on Prop G!

- Coalition for San Francisco Neighborhoods

The true source of funds for the printing fee of this argument is the Coalition for SF Neighborhoods.

YES ON PROP G

For over thirty years-since the Nixon Administration closed the shipyard- the Hunters Point community has been promised jobs and economic development. Your YES vote on Prop G will finally deliver on that promise.

10,000 new homes, at least 25% of them affordable for working families, thousands of jobs, green businesses, 400 acres of parks, a site for a 49er stadium and rebuilt public housing.

The Bayview/Hunters Point community has waited too long. Vote YES on G and NO on F for real economic development.

San Francisco Chamber of Commerce

The true source of funds for the printing fee of this argument is the SF Chamber of Commerce.

Vote Yes on Prop. G!

The residents of the Bayview and Hunters Point have waited decades to see a revitalization of their area. After years of community meetings, studies, and negotiations, there is a viable proposal to invest billions of dollars into this neglected corner of the City which would create good paying jobs and build thousands of units of housing for all income levels. let's take advantage of this opportunity by voting Yes on G.

Bill Campbell, Vice Chair - Finance, San Francisco Republican Party

Sarah Vallette, Candidate, SFRCCC, 13th AD Guy Vaillancourt, Candidate, SFRCCC, 13th AD

The true source of funds for the printing fee of this argument is Bill Campbell.

Yes on G

This mixed-use project to revitalized Bayview – Hunter's Point is the product of a ten-year planning process and millions of dollars of private investment. It would be a tragedy if this project was derailed and the housing scheduled to be built next year isn't built. It would also be tragic if San Francisco loses the 8,000 new iobs this project will produce.

San Francisco Republican Party



PAID ARGUMENTS IN FAVOR OF PROPOSITION G

Officers

Howard Epstein, Chairman
Jennifer DePalma, Treasurer
Bill Campbell, VC – Finance
Janet Campbell, VC – Special Events
Leo Lacayo, VC – Communications
Christonher, L. Bowman, VC – Precinct Operations

Members

12th Assembly District Jim Anderer Michael Antonini, DDS Harold M. Hoogasian David R. Kiachko Ron "Dr. K" Konopaski

13th Assembly District John Brunello Mike DeNunzio Harmeet Dhillon Christine Hughes Ramiro Maldonado, Jr. Dana Walsh Sue C. Woods

Endorsed Candidates

Dana Walsh, Congressional District 8
Conchita Applegate, Assembly District 12
Harmeet Dhillon, Assembly District 13
Mike DeNunzio, Supervisorial District 3

The true source of funds for the printing fee of this argument is the San Francisco Republican Party.

The three largest contributors to the true source recipient committee are: 1. The DGF Y2K Special Purpose Trust, 2. PG&E, 3. The California Republican Party.

Yes on G: 2,500 homes affordable for working families

With purchase prices going through the roof and families leaving to look for cheaper cities to live in, something must be done for those who can't afford to stay here. Projects such as this one are required by law to set aside 15% of new units as affordable housing. The City has called for 25% of this project to be affordable. With up to 10,000 new homes being built 2,500 new affordable homes could come to the Bayview— many at entry-level prices. We have an opportunity to keep San Franciscans in San Franciscans to Ver Yes on Proposition G.

Tim Colen, Executive Director, San Francisco Housing Action Coalition*

*For identification purposes only

The true source of funds for the printing fee of this argument is ... Lennar Homes of California, Inc.

Bayview Parents for New Parks

Bayview Hunters Point is a place for young people - 28.5% of our City's youth live in the neighborhood, yet we have less than 5% of the parks and playgrounds. With crime and violence rampant in the Bayview, our children need a place where they only have to worry about being children. As parents, we need you to vote Yes on Proposition G.

Omar Khalif, Bayview Parent

The true source of funds for the printing fee of this argument is Lennar Homes of California, Inc.

New Affordable Housing for Seniors

Proposition G helps provides new affordable homes for Bayview seniors. Most of our senior population in the Bayview has been there since the 1940's and 1950's, after coming to San Francisco to work at the Shipyard. Unfortunately, because of the cost of housing and the crime, our seniors are now being forced to leave. Our seniors have a right to stay in our community. YES on Proposition G.

Dr. George Davis, Executive Director, Bayview Hunters Point Senior Center

The true source of funds for the printing fee of this argument is Lennar Homes of California, Inc.

Bayview Merchants Association supports YES on G

Proposition G represents real progress for the neighborhood. The project sponsor has already invested over \$80 million on the neighboring project, much of which has gone to local contractors. Proposition G presents further opportunity for local merchants and business owners to flourish. Bayview Merchants say "Vote Yes on Proposition G".



PAID ARGUMENTS IN FAVOR OF PROPOSITION G

Al Norman, President, Bayview Merchants Association

The true source of funds for the printing fee of this argument is Lennar Homes of California.

DEMOCRATIC PARTY ENDORSES YES ON G

San Francisco Democrats can be proud to support Proposition G. It is the product of years of community planning, and its berifts are far-reaching. The plan calls for thousands of new homes, with 25% affordable, and encourages the latest green building practices. It will help accelerate clean up of the Hunters Point Shipyard. And, it has a strong commitment that new permanent and construction jobs will go to neighborhood and city residents. The plan has appropriate environmental safeguards and the right planning checks and balances. Please join with the San Francisco Democratic Party and vote YES on G.

San Francisco Democratic Party

The true source of funds for the printing fee of this argument is Lennar Homes of California.

Permanent Space for Hunters Point Artists-Yes on G

With studio space becoming outrageously expensive throughout San Francisco, it is important that the Hunters Point Shipyard artists' community -- one of the largest on the West Coast -- continue to thrive. Proposition G helps provide permanent, affordable space for existing Shipyard artists. Join us in voting Yes on G.

John Jablonski, Hunters Point Artist*

*For identification purposes only

The true source of funds for the printing fee of this argument is Lennar Homes of California.

San Francisco Asian American leaders support YES on G

Proposition G will lead the revitalization of Southeastern San Francisco, and it will be done without the use of taxpayer money from the San Francisco General Fund. Prop G also saves taxpayer money by rescinding the 1997 public bond measure for \$100 million that was targeted for the 49ers stadium. Proposition G will generate up to 10,000 homes and thousands of jobs at all education levels, and bring in a great deal of sales tax revenue, without risk to the City. Proposition G makes sense for our city.

Assessor Phil Ting* Supervisor Carmen Chu*

*For identification purposes only

The true source of funds for the printing fee of this argument is Lennar Homes of California.

Alice Griffith/Double Rock Tenants Say YES on G

As tenants of Alice Griffith/Double Rock Housing Project, we urge San Franciscans to support Proposition G. Proposition G will help completely rebuild our community with no new taxes or risk to the General Fund, and without displacing residents-we'll be able to move from our current homes right into the new ones. Built in 1962 for naval shipyard workers, our homes are now rundown and dangerous, and one in every four is in life-threatening condition. While the federal government turns its back on us, Proposition G represents hope. Please join us and vote YES on G.

Lavelle Shaw, President, Alice Griffith Tenants Association Alice Griffith Residents: Andre Anderson, Joe Anne Brewster, Denise Chandler, Enna Dials, Pamela Mims, Dedria Smith, Adrianne Vandercourt, Victoria Vandercourt, Leshall Wallace, Kisha Whittenberg, Jacqueline Williams

The true source of funds for the printing fee of this argument is Lennar Homes of California.

Keep the 49ers in San Francisco. Vote YES on G

Proposition G accommodates a new home for the San Francisco of Sers WITH NO NEW TAXES AND NO GENERAL FUND DEBT if the team decides to stay in San Francisco. This is our team and it needs to stay in our City - San Francisco has been a gold and red town since 1950. The 49ers have won 5 Super Bowls since their inception and when they win number six, we have to make sure that they parade down Market Street with the Vince Lombardi Trophy. From the great teams in the 1950s to the dynasty of the 80's and 90's, they were our team, and with the passing of Proposition G, they can remain our team. Keep the 49ers in San Francisco, Vote Yes on Proposition G.

Sue Hoffman, President, SF Goal Rushers*

*For identification purposes only

Mixed-Use Development Project for Candlestick Point and Hunters Point Shipyard



PAID ARGUMENTS IN FAVOR OF PROPOSITION G

The true source of funds for the printing fee of this argument is Lennar Homes of California, Inc.

Supervisor Maxwell and Bayview Community Leaders Urge You to Vote YES on G

For the past ten years, local Bayview leaders, small business owners, the failt community and other residents have been meeting to create the best plan to transform the abandoned Shipyard into an economic engine for our neighborhood and the City, We strongly support Proposition G as consistent with our planning and a roadmap for a more vibrant community. Proposition G will help re-connect the Shipyard with the neighborhood, build as many as 2,500 homes affordable for working people, bring thousands of new jobs for residents, create economic opportunity for local small businesses, and create over 300 acres of open space and parkland. Please listen to the voices of our community, vote Yes on Proposition G.

Supervisor Sophie Maxwell*
Rev. Aurelious Walker, Pastor
Toye Moses, President, African American Democratic Club*
Linda Richardson, Bayview Community Activist
Lola Whittle, Director, Bayview Business Resource Center*
Angelo King, Chair, Bayview Hunters Point Project Area Cmte*

*For identification purposes only

The true source of funds for the printing fee of this argument is Lennar Homes of California.

Bring investment, jobs and affordable housing to Bayview Hunters Point

Support Prop. G

For decades, Hunters Point was a major job center in San Francisco. But since the 1970s Hunters Point has lost tens of thousands of jobs and struggled with the lost investment. This plan will bring job and housing opportunities and overall economic development to Bayview Hunters Point.

The Plan provides **thousands of affordable housing units.** At 25% affordable housing, the project far exceeds what is required under the City's inclusionary housing law.

The Plan provides millions of square feet of commercial space for cleantech businesses of the future.

The Plan provides hundreds of acres of new parks and useable open space for residents of the Bayview, the City and the Region without making use of any General Fund dollars.

It will protect and enhance the artist community in the Shipyard.

It will facilitate the ongoing toxic cleanup of the Shipyard. \$86 million from the federal government has been awarded for the cleanup conditional on a development plan going forward.

This important project deserves our support.

Vote Yes on Prop. G

For the full analysis, go to www.spur.org

San Francisco Planning and Urban Research (SPUR)

The true source of funds for the printing fee of this argument is the SPUR Voter Education Fund.

The three largest contributors to the true source recipient committee are: 1, SPUR, 2, Paul Sack, 3, Mike Wilmar.



Mixed-Use Development Project for Candlestick Point and Hunters Point Shipyard

PAID ARGUMENTS AGAINST PROPOSITION G

Vote No on Proposition G. The City and Bayview Community deserve better.

Prop G asks voter approval for:

- · plans for a toxic site without environmental review
- · undermining a wetland restoration project
- · paving over part of a State Park.

It's bad planning and bad government.

San Francisco Tomorrow

The true source of funds for the printing fee of this argument is San Francisco Tomorrow.

G = Gentrification

Greedy out-of-state developers and City Hall want you to bless the destruction of what's left of the black population of San Francisco. The Redevelopment Agency is their weapon, just as it was in the Western Addition 40 years ago.

Lennar Corporation has spun a web of lies to convince San Francisco voters that Prop G is good for Bayview-Hunters Point – it is NOT. Prop G is a multi-million dollar GIFT to Lennar, whose devalued stock is a national disgrace, from Lennar's City Hall campaign contribution recipients and their lobbyist friends.

I am 75 years old and know a scam when I see one.

Read the fine print and don't buy their lies - vote NO on G.

Espanola Jackson

The true source of funds for the printing fee of this argument is Espanola Jackson.

Environmental groups support economic development and parks improvements in the Bayview Hunters Point area. But Proposition G is a bad deal for Southeast parks and the environment.

Prop G is deceptive, claiming credit for parks already planned and funded by other sources. Here's what it actually does:

- Builds on state park land once considered for campgrounds
 In return for building on city parkland it creates "parks"
- In return for building on city parkland, it creates "parks" that will be used for stadium parking.

- Builds highrises near the shoreline that will cast shadows on the state park
- Adds a \$60 million dollar, 9-lane bridge that endangers a bird nesting restoration area that has taken years to plan and \$11 million to create
- Did not go through the standard planning process

"Green development" is more than a few solar panels on a building. Proposition G is a raw deal for the Bayview's parks. Southeast San Francisco deserves first-rate parks and open space.

Vote No on Proposition G.

Sierra Club

San Francisco League of Conservation Voters

The true sources of funds for the printing fee of this argument are the Siérra Club and the SF League of Conservation Voters.



PROPOSITION H

Shall it be unlawful for City elected officials, candidates or political committees they control to solicit or accept campaign contributions from contractors who are prohibited from making contributions to these elected officials, candidates and political committees because the contractor has a pending contract or a recently approved contract before the official or the Board on which the official or an appointee of the official sits?



Digest

by the Ballot Simplification Committee

THE WAY IT IS NOW: San Francisco law allows a candidate or office holder to solicit or accept contributions from persons who contract with the City.

However, a person who contracts with the City is prohibited from making a campaign contribution if:

- the contract or series of contracts has a total anticipated or actual value of \$50,000 or more;
- the contract must be approved by the elected official, the board to which the official was elected or a State government board on which an appointee of the official serves;
- the contract is made with the City, a State agency on whose board an appointee of a City elective official serves, the San Francisco Unified School District, or the San Francisco Community College District;
- the contribution is made to a City elected official, candidates for such City offices or to political committees they control; and
- the contribution is made at any time from the start of negotiations for the contract until either the end of negotiations or six months after the date the City approves the contract.

THE PROPOSAL: Proposition H is an ordinance that would extend existing law to make it unlawful for City elected officials, candidates or political committees they control to solicit or accept campaign contributions from those contractors who are prohibited from making donations under existing law.

Any official, candidate or political committee they control that solicits or accepts these prohibited contributions could face penalties and would be required to transfer the contribution to the City.

Proposition H also would extend existing law to apply to contracts that must be approved by any City board on which an elected official serves.

A "YES" VOTE MEANS: If you vote yes, you want to change City law to make it unlawful for City elected officials, candidates or political committees they control to solicit or accept campaign contributions from certain contractors.

A "NO" VOTE MEANS: If you vote no, you do not want to make these changes to City law.

Controller's Statement on "H"

City Controller Edward Harrington has issued the following statement on the fiscal impact of Proposition H:

Should the proposed ordinance be approved by the voters, in my opinion, there would be a minimal impact on the cost of government.

How "H" Got on the Ballot

On January 15, 2008 the Department of Elections received a proposed ordinance signed by Mayor Newsom.

The City Elections Code allows the Mayor to place an ordinance on the ballot in this manner.

THIS MEASURE REQUIRES 50%+1 AFFIRMATIVE VOTES TO PASS.



PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION H

We must continue the process of reform in San Francisco. That's why I ask you to join me in voting Yes on Proposition H.

their government for action from feeling as if they must give to campaigns in order to be heard.

Proposition H is a common-sense change to our city ethics rules to help prevent even the appearance of a conflict of interest. It will base hose who seek an action from our city government from making contributions to political campaigns before, during and after they seek that action.

We've made great steps toward reforming San Francisco city government during the past five years. Proposition H is one more important milestone in the ongoing process of reform.

We have the right to expect that our leaders make decisions free from the influence of special interest campaign contributions. By banning contributions from those who seek major actions from the city, we help ensure a government that is more responsive to the needs of every resident - not just those who help fund campaigns. Help us keep reforming San Francisco - Vote YES on Proposition H.

Mayor Gavin Newsom

This measure increases confidence in government by decreasing special interest influence over government decisions. It also protects those many residents who are legitimately petitioning

REBUTTAL TO PROPONENT'S ARGUMENT IN FAVOR OF PROPOSITION H

PROPOSITION H HAS UNCONSTITUTIONALITY PROBLEMS:

Democratic Club. originally on oblitical fights

Vote "NO!".

Proposition H raises serious disputes that were originally on United States Constitution ratification and the political fights of Patrick Henry ("Give me Liberty, or give me death!") versus James Madison (1809-1817 U.S. President).

Dr. Terence Faulkner, J.D.
Republican Central Committeeman*
U.S. Supreme Court Plaintiff* (free speech cases: Geary vs.
Renne, Mark vs. Corwin)

Proposition H is being opposed by a wide spectrum of groups,

from the Republican Central Committee to the Harvey Milk

Revolutionary War hero and Virginia Governor Patrick Henry, an anti-federalist who opposed passage of the U.S. Constitution, wanted federalist Madison defeated in his 1788 election to the First United States House of Representatives.

Eve Del Castello
Republican Central Committee Candidate*
Republican Forum President*

To win, Madison proposed amending the Constitution with his "Bill of Rights" -- including the First Amendment (Free Speech Clause, etc.).

Doo Sup Park
Voting Alternate Delegate
San Francisco Republican Central Committee*

Proposition H issues from City Hall political disputes over ballot measures. It seeks to amend San Francisco's Campaign and Governmental Code section 1.126, prohibiting public officials from soliciting or accepting contributions from certain City contractors for their controlled committees. Strangely, it allows "special interest" City employee unions to make such financial contributions. Worse, it appears to unconstitutionally violate First Amendment and Buckley vs. Valeo free speech requirements...by banning such spending on ballot measures.

Republican Central Committeewoman*

Mike Garza
San Francisco Chapter President
Mexican American Political Association (MAPA)*

*For identification purposes only

Stephanie Jeong



OPPONENT'S ARGUMENT AGAINST PROPOSITION H

THE LATE WILLIAM F. BUCKLEY (1925-2008) WAS RIGHT: RESTRICTING POLITICAL SPENDING TOO MUCH ATTACKS FREE SPEECH:

In the U.S. Supreme Court case of Buckley vs. Vulejo, the great William F. Buckley (1925-2008) correctly attacked overly restrictive political campaign spending laws for being restrictive of free speech and the U.S. Constitution's First Amendment. We need free discussion of ideas.

Proposition H purports to call for the amendment of San Francisco's Campaign and Governmental Conduct Code to prevent public officials from using funds from their controlled campaign committees for the support of City ballot measures. As the U.S. Supreme Court Justices noted in *Buckley vs. Valejo*, some candidates may be corrupted by campaign donations. Ideas and ballot propositions are not.

Passing Proposition H would restrict constitutional free speech. That is bad policy.

- Dr. Terence Faulkner, J.D.
Past County Chairman
San Francisco Republican Party*
(Founded: January 1856)

*For identification purposes only

REBUTTAL TO OPPONENT'S ARGUMENT AGAINST PROPOSITION H

With all due respect to the opponent's understanding of Buckley, the law permits campaign finance restrictions when there is a compelling community interest. There is no greater interest for our city than to protect our residents from even the appearance of undue influence over major government decisions.

Please help us continue the process of reform.

Vote Yes on Proposition H.

Mayor Gavin Newsom



PAID ARGUMENTS IN FAVOR OF PROPOSITION H

NO PAID ARGUMENTS IN FAVOR OF PROPOSITION H WERE SUBMITTED

PAID ARGUMENTS AGAINST PROPOSITION H

Proposition H was placed on the ballot without review by the Ethics Commission, bypassing their important role as the ethical watchdog of the City. Send a message that we don't want our Ethics Commission ignored; vote NO on H..

San Francisco Tomorrow

The true source of funds for the printing fee of this argument is San Francisco Tomorrow.



PROPOSITION A

This Proposition may be known and referred to as the "San Francisco Quality Teacher and Education Act of 2008" or as "Proposition A".

FINDINGS

WHEREAS: The Board of Education of the San Francisco Unified School District (the "Board") believes that a qualified special tax is necessary to maintain quality education for all of the students of the San Francisco Unified School District (the "District"); and

WHEREAS: Funding from the State of California (the "State") and Federal Government have been inadequate to meet these objectives and the Board has no assurance that State or Federal funding will permit the District to meet these objectives in the future; and.

WHEREAS: Since Proposition 13 passed in 1978, California's per-pupil spending has slid to one of the lowest in the nation; in January 2008, an *Education Week* report ranked California 46° in education spending nationwide; and

WHEREAS: San Francisco has the 2" highest cost of living of any city in the country but there are 13 cities in California alone that pay teachers more than San Francisco; and

WHEREAS: The District has a difficult time attracting and retaining quality teachers, with some schools suffering from high teacher turn over and some subjects, such as bilingual education, special education, math, and science, experiencing teacher shortages; and

WHEREAS: Education studies have show that one of the most important factors determining student achievement is a fully supported, welltrained and consistent teacher in the classroom; and

WHEREAS: The Board of Education has determined in its best judgment that in order to improve quality education in San Francisco for all students that an election is advisable and necessary to request voters to authorize a qualified special tax in the amount of \$198 per year per parcel of taxable real property, to be collected beginning July 1, 2000.

WHEREAS: Section 4 of Article XIIIA of the California Constitution and Sections 50075, 50076, 50079, 50079 and 53722 et seq. of the California Government Code, authorize a school district, upon approval of two-thirds of the electorate voting on the proposition, to levy a qualified special tax for specified purposes following notice and a public hearing; and

WHEREAS: The Board of Education has conducted public hearing after due notice regarding the proposed authorization of the special tax, as required by law, and

THEREFORE BE IT RESOLVED: That based upon these findings, the Board of Education of the San Francisco Unified School District provides as follows:

Section 1: TERMS OF THE SAN FRANCISCO QUALITY TEACHER AND EDUCATION ACT OF 2008

(a) Terms and Purposes: Upon approval of two thirds of those voicing on this proposition, the District shall be authorized to and shall levy a qualified special tax of \$198 per year per parcel of taxable real property in the District, commencing July 1, 2008, and adjusting for inflation each year thereafter by the San Francisco All Items Consumer Price Index for All Urban Consumers (CPI-U) as reported by the US Department of Labor's Bureau of Labor Statistics.

The qualified special tax shall be known and referred to as the "San Francisco Quality Teacher and Education Act of 2008." Proceeds of the San Francisco Quality Teacher and Education Act of 2008 shall be authorized to be used to:

- Strategically raise the salary of teachers and provide retention bonuses so the District can compete with other districts in attracting and retaining the best teachers to support student achievement;
- Provide additional compensation/stipends to teachers who work at schools with high teacher turnover and in hard-to-fill subject areas;
- Provide additional training to staff, including Child Development Program and K-12 teachers and paraprofessionals;
- Provide more competitive compensation and/or benefits to other school personnel;
- Develop a Master Teacher program and provide incentives for exceptional teachers to stay in the classroom to support student achievement and promote professional learning communities;
- Expand and improve the Peer Assistance and Review program and increase teacher support and accountability;
- Support best practices at schools by providing additional recognition and resources to schools that model effective school-wide strategies and show the most growth in student achievement;
- Improve academic innovation, technology and other support resources to assure continuous growth of innovative teaching and learning opportunities and provide students, parents, and teachers with access to current technology and adequate resources to support student achievement;
- Allocate a portion of funds to public charter schools; and
- Conduct the election and provide oversight to make sure the proceeds from the parcel tax are only spent in the manner approved by the voters.
- (b) Senior Citizen Exemption Available: An optional exemption from the special tax will be made available annually to each individual in the District who attains 65 years of age prior to July 1 of the tax year, and who owns a beneficial interest in the parcel, and who uses that parcel as his or her principal place of residence, and who applies to the District on or before July 1 of each tax year, or during the first year of the tax at a date to be determined by the Board of Education. Any application for such exemption must be submitted to the District and must be renewed annually.

Section 2: ACCOUNTABILITY MEASURES

- (a) <u>Oversight Committee</u>: An independent oversight committee shall be appointed by the Board of Education to ensure that the proceeds from this proposition are expended for the purposes described in the proposition.
- (b) Government Code Section 50075.1 Compliance: The members of the Board, the Superintendent of the District, and officers of the District are hereby requested and directed, individually and collectively, to provide accountability propositions pursuant to Government Code Section 50075.1 that include, but are not limited to, all of the following: (i) a statement indicating the specific purposes of the qualified special tax, (ii) a requirement that the proceeds be applied only to the specific purposes identified pursuant to subsection (i), (iii) the creation of a separate special account into which the proceeds from the special taxes shall be deposited, and (iv) an annual report pursuant to Section 50075.3. of the Government Code.
- (e) Government Code Section 50075.3 Compliance: Pursuant to Section 50075.3 of the Government Code, the Board directs that the Chief Financial Officer of the District file a report with the Board no later than January 1, 2009, and at least once a year thereafter. The annual report shall contain both of the following: (i) the amount of funds collected and expended from the special taxes, and (ii) the status of any projects or programs required or authorized to be funded as identified in subsection (a)(i) hereof from the proceeds of the special taxes.

(d) Specific Purposes: All of the purposes set forth in the proposition shall constitute the specific purposes of the San Francisco Quality Teacher and Education Act of 2008, and the proceeds of that special tax shall be applied only for such purposes, and shall not fund any program, project or reduction other than those authorized above.

Section 3: PROTECTION OF FUNDING

If the adoption of this Proposition results in any decrease in State or Federal funding to the District, then the amount of the special taxes authorized by this Proposition will be reduced annually as necessary in order to restore any such reduction in State or Federal funding; or the Board may authorize the Tax Collector to transfer to the City's Children's Fund, or such other fund as the Board may designate for activities that are consistent with the general purposes of this proposition, such amounts as are designated by the Board to be necessary to restore any such reduction in State or Federal funding.

Section 4: LEVY AND COLLECTION

- (a) Collection: The San Francisco Quality Teacher and Education Act of 2008 special tax shall be collected by the City And County of San Francisco's Office of the Treasurer and Tax Collector (the "Tax Collector") at the same time and in the same manner and shall be subject to the same penalties as advalorem property taxes collected by the Tax Collector. The collection of taxes under the Quality Teacher in Every Classroom of 2008 shall not decrease the funds available from other sources of the District in any period from the effective date hereof.
- (b) <u>Definition</u>: "Parcel of taxable real property" as used herein shall be defined as any unit of real property in the City and County of San Francisco that receives a separate tax bill for ad valorem property taxes from the Tax Collector's Office.
- (c) Exemption: All property that the Tax Collector has determined to be otherwise exempt from or on which are levied no ad valorem property taxes in any year shall also be exempt from the San Francisco Quality Teacher and Education Act of 2008 in such year. The Tax Collector's determination of exemption or relief for any reason of any parcel from taxation, other than the Senior Citizen Exemption, shall be final on the taxpayer for purposes of the San Francisco Quality Teacher and Education Act of 2008. Taxpayers desiring to challenge the Tax Collector's determination should do so under the procedures established by the Tax Collector's Office and Section 4876.5 of the California Revenue and Taxation Code or other applicable law. Taxpayers seeking any refund of taxes paid pursuant to the San Francisco Quality Teacher and Education Act of 2008 shall follow the procedures applicable to tax refunds pursuant to the California revenue and Taxation Code or other applicable and Taxation Code and Taxation Code or other applicable to tax refunds pursuant to the California revenue and Taxation Code.
- (d) <u>List of Senior Citizen Exemption</u>: Parcels owned and occupied by individuals who are 65 years of age or older may be exempt pursuant to the Senior Citizen Exemption provisions set forth above. The District shall annually provide a list to the Tax Collector, on or before a date established by the Tax Collector each year, of the parcels which the District has approved for the Senior Citizen Exemption as described above.
- (e) <u>Duration</u>: The collection of taxes pursuant to this San Francisco Quality Teacher and Education Act of 2008 shall commence July 1, 2008 and expire June 30, 2028.
- (f) Appropriations Limit: The Board shall provide, pursuant to Section 7902.1 of the Government Code or any successor provision of law, for any increase in the District's appropriations limit as shall be necessary to ensure that the proceeds of the special tax may be collected and spent for the authorized purposes.

Section 5: SEVERABILITY

The Board hereby declares, and the voters by approving this proposition concur, that every section, paragraph, sentence and clause of this proposition has independent value, and the Board and the voters would have adopted each provision hereof regardless of every other provision hereof. Upon approval of this proposition by the voters, should any part be found by a court of competent jurisdiction to be invalid for any reason, all remaining parts hereof shall remain in full force and effect to the fullest extent allowed by law.

PROPOSITION B

Describing and setting forth a proposal to the qualified voters of the City and County of San Francisco to amend the Charter of the City and County of San Francisco by:

- amending Section A8.428, to increase the years of service required for new employees to qualify for subsidized health benefits at retirement and to adjust the formula for calculating retiree health benefit subsidies for those new employees;
- adding Sections 12.204, A8.409-7, and A8.590-8, and amending Section A8.432, to fund retiree health benefits for the City and County of San Francisco and other participating employers:
- adding Sections A8.404-1 and A8.409-8 so that economic provisions, including wages, shall not be increased for miscellaneous City and County employees for the fiscal year commencing July 1, 2009 and ending on June 30, 2010, and recognizing certain ongoing economic expenditures by the City and County in future vers; and
- adding Sections A8.526-2 and A8.526-3, and amending Sections A8.509, A8.587-2 and A8.587-13, to increase retirement benefits for retirees and employees who retire on or after January 10, 2009 to encourage longer employment and retention and improved cost of living benefits for all retirees and employees.

The Board of Supervisors hereby submits to the qualified voters of the City and County, at an election to be held on June 3, 2008, a peroposal to amend the Charter of the City and County by: amending Sections A8 428, A8 432, A8 509, A8 587-2 and A8 587-13; and, adding Sections 12.204, A8.404-1, A8.409-7, A8.409-8, A8.526-2, A8.526-3, and A8.590-8; all to read as follows:

Note: Additions are <u>single-underline italics Times New Roman</u>; Deletions are <u>strikethrough italies Times New Roman</u>.

SEC. 12.204. RETIREE HEALTH CARE TRUST FUND.

The Retiree Health Care Trust Fund ("RHCTF") shall be an irrevocable trust fund established under Section A8,432, and separate from the Health Service System trust fund described in Charter Sections 12.203 and A8.428, to provide a funding source to defray the cost of the City's, and other Participating Employers', obligations to pay for health coverage for retired persons and their survivors entitled to health coverage under Section A8.428. Trust assets shall be held for the sole and exclusive purpose of providing health coverage to eligible retired persons and their survivors, and to defray the reasonable expenses of administering the RHCTF, including but not limited to educational, actuarial, consulting, administrative support and accounting expenses associated with the RHCTF. Administrative costs, including but not limited to educational, actuarial and consulting expenses associated with the Retiree Health Care Trust Fund, as adopted by the board of supervisors in the annual budget, shall be paid from the Retiree Health Care Trust Fund, but only upon adoption of a resolution by the Retiree Health Trust Fund Board approving such expenses.



The RHCTE shall be governed by a Retiree Health Trust Fund Board ("Board"). The Board shall consist of five trustees, one of whom shall be appointed by the City Controller, one of whom shall be appointed by the City Treasurer, one of whom shall be appointed by the Executive Director of the Son Francisco Employees Retirement System, and two of whom shall be elected from among active employee and retired members of the City's Health Service System. One of the elected trustees shall be an active employee member and one shall be a retired member as of the day of their respective elections. Each elected trustees shall serve for a term of five years. No person may serve simultaneously as a trustee on the Board and as an elected or appointed member of the San Francisco Employees Retirement System Board or the Health Service System Board.

SEC. A8.404-1. FY 2009-2010 INTERIM ECONOMIC PROVISIONS.

Notwithstanding any other provision of Charter Section A8.404, for the fiscal year commencing Auly 1, 2005, and ending on June 30, 2010, all economic provisions (including but not limited to wages, premium pay rates, overtime, any employer pickup of the employees' retirement contribution, paid time off, and other compensation, but not including any trust fund contributions required under Section A8.404(f), shall not be increased for miscellaneous City and County platform employees, and coach or bus operators of the municipal railway, above the levels set in place as of close of business June 30, 2009, nor may new economic provisions be added.

SEC. A8.409-7. RETIREE HEALTH CARE TRUST FUND.

Notwithstanding, any other provision of Chartee Sections A8.409 hrough A8.409-8, the provisions and operation of the Retiree Health Care Trust Fund, including employee contributions to the fund, shall be determined pursuant to Clurter Sections 12.204, A8.432, and A8.433, and shall not be subject to the dispute resolution procedures contained in Charter Section A8.409-4.

SEC. A8.409-8. FY 2009-2010 ECONOMIC PROVISIONS AND FUTURE PROCEEDINGS.

Notwithstanding any other provision of Charter Sections A8.409 through A8.409-7, for the fiscal year commencing July 1, 2009, and ending on June 30, 2010, all economic provisions (including, but not limited to, wages, premium pay rates, overtime, any employer pickup of the employees' retirement contribution, paid time off, and other compensation) shall remain unchanged for miscellaneous City and County officers and employees at the levels set in place as of close of business June 30. 2009, and no new economic provisions may be added. For the fiscal year commencing July 1, 2009, and ending on June 30, 2010, economic provisions shall not be subject to the dispute resolution procedures contained in Charter Section A8.409-4. Notwithstanding any other provision of Charter Section A8.409-4, for the fiscal year commencing July 1, 2010, and ending on June 30, 2011, and every year thereafter, in any mediation/ arbitration proceeding under A8.409-4, the mediation/arbitration board shall recognize as wages the ongoing economic expenditures made by the City and County beginning, during and continuing beyond fiscal year 2009-2010 as a result of this Charter Amendment submitted to the voters at the June 3, 2008 election when evaluating any economic proposals contained in a last offer of settlement by either party. However, City and County contributions to the Retiree Health Care Trust Fund under Section A8.432 shall not be considered or relied on by the mediation/arbitration board as a wage or other payment to employees for the purposes of evaluating the proposals contained in the last offers of settlement of either party. Likewise, in evaluating the proposals contained in the last offers of settlement of either party, the mediation/arbitration board shall not take into account or otherwise consider or rely on any mandatory employee contributions to the Retiree Health Care Trust Fund required under Charter Sections 12,204 and A8,432.

SEC. A8.428, HEALTH SERVICE SYSTEM TRUST FUND.

There is hereby created a health service system trust fund. The costs of the health service system shall be borne by the members of the system and retired persons, the City and County of San Francisco because of its members and retired persons, and beceause of the members are retired persons of the Parking Authority of the City and County of San Francisco because of its members and retired persons, the San Francisco Unified School District because of its members and retired persons and the San Francisco Community College District because of its members and retired persons.

(a) Definitions

"Credited Service" means years of employment with the Employers,

"Employers" as used in this section means the City and County of San Francisco ("City and County"). the San Francisco Unified School District ("School District") and/or the San Francisco Community College District ("Community College District"). Employers shall also include the Superior Court of Collifornia, County of San Francisco ("Superior Court"), to the extent the Superior Court participates in the City's Health Service System under ASA/2861.

"Hired on or Before January 9, 2009" as used in this section means employees of the City and County, the School District and/or the Community College District who were third on or before January 9, 2009, sexhuding the following categories of employees: (1) as needed employees who have never earned 1.040 or more hours of compensation during any 12-month period ending on or before January 9, 2009, and to (2) employees who have separated from the Employees on or before January 9, 2009, and have less than 5 years of Credited Services.

"PERS" as used in this section shall mean the Public Employees' Retirement System of the State of California.

"Registered as Domestic Partners" as used in this section means persons who have established a domestic partnership according to the provisions of Chapter 62 of the San Francisco Administrative Code, as unended from time to time. Domestic partners who have formed the domestic partnership only by nontrication of a declaration of Domestic Partnership as provided in Chapter 62 of the San Francisco Administrative Code shall not be recognized or treated as a domestic partnership under this Section unless and until the domestic partnership is registered or certified.

"Retirement System" as used in this section shall mean the San Francisco City and County Employees' Retirement System.

"Retired under the San Francisco City and County Employees'
Retirement System" as used in this section includes persons who retire for
service; retire for disability; or who receive a retirement or vesting allowance from the Retirement System.

A+"Retired pPerson" as used in this section means;

[1] -A former member of the health service system, <u>hired by the Employers on or before January 9</u>, 2009, retired under the San Francisco City and County Employees Retirement System <u>or PERS thereinafter</u>. "Retired Employee who was Hired on or Before January 9, 2009"); and

(2) The surviving spouse or surviving domestic partner of an active employee hired on or before January 9, 2009, provided that the surviving spouse or surviving adomestic partner and the active employee have been married or Registered as Domestic Partners for a period of at least one year prior to the death of the active employee; and

(3) The surviving spouse or surviving domestic partner of a referred eEmployee who was Hired on or Refore January 9.2009, provided that the surviving spouse or surviving domestic partner and the network reflective deEmployee who was Hired on or Before January 9.2009 have been married or reflectived self-Domestic partners for a period of at least one year prior to the death of the weitive-or-reflective deEmployee who was Hired on ne Before January 9.2009.

4.1 A former member of the health service system, hired by the Employers on or after January 10, 2009, and retired under the Retirement System or PERS for disability or retired under the Retirement System or PERS: (1) within 180 days of separation from employment from the Employers; and (ii) with 10 or more years of Credited Service with the Employers (hereinafter, "Retired Employee who was Hired on or After January 10, 2009");

- (5) The surviving spouse or surviving domestic partner of an agent comployee hired on or after January 10, 2009, with 10 or more years of Credited Service with the Employers, or who died in the line of duty where the surviving spouse or surviving domestic partner is entitled to a death allowance as a result of the death in the line of duty, provided that the surviving spouse or surviving domestic partner and the active employee have been martied or Registered as Domestic Partners for a period of at least one year prior to the death of the active employee; ar
- (b) The surviving spouse or surviving domestic partner of a Retired Employee who was Hird on or After January 10, 2009, provided that the surviving spouse or surviving domestic partner and the Retired Employee who was Hird on or After January 10, 2009, have been married or Registered as Domestic Partners for a period of at least one year prior to the death of the Retired Employee who was Hired on or After January 10, 2009.

(b) Employer Contributions

The City and County, the s_Chool d_District and the e_Community e_College d_District shall each contribute to the health service fund amounts sufficient for the following purposes, and subject to the following limitations:

(a)(1) All funds necessary to efficiently administer the health service system.

whee system.

(##)(2) The City and County, the #School dDistrict and the €Community €College dDistrict shall contribute to the health service system fund with respect to each of their members an amount equal to "the average contribution," as certified by the health service board in accordance

with the provisions of Section A8.4238. (c+(3) Retired Employees Who Were Hired on or Before January 9.2009

For Retired Persons identified in A8.428 Subsections (all). Lox/21 and (all). the Employers shall contribute to the health service fund amounts subject to the following limitations: Monthly contributions required from Peterior pPersons and the surviving spouses and surviving domestic partners of active employees and Peterior pPersons participating in the system shall be equal to the monthly contributions require from members in the system for health coverage or subsidies for health coverage and for active employees as a result of collective bargaining, with the following modifications:

(4i) the total contributions required from rRetired pPersons who are also covered under Medicare shall be reduced by an amount equal to the amount contributed monthly by such persons to Medicare:

(2ii) because the monthly cost of health coverage for *Retired *Persons may be higher than the monthly cost of health coverage for active employees, the City and County, the *\$2chool *dD\$strict and the *\$Community *College *dD\$strict shall contribute funds sufficient to defray the difference in cost to the system in providing the same health coverage to **Retired **pPersons and the surviving spouses and surviving domestic partners of active employees and **rRetired **pPersons as is provided for active employee members excluding health coverage or subsidies for health coverage paid for active employees as a result of collective bargaining:

(3iii) after application of Section (e) and *Subsections (e3), (3)(4) and (e3)(2i), the City and County, the *School dDistrict and the *Community *College dDistrict shall contribute 50% of *Retired pPersons' remaining monthly contributions.

(4) Retired Employees Who Were Hired on or After January 10, 2009 - Categories of Employees Eligible for 100% Employer Contribution

For Retired Persons identified in A8.428 Subsections (a)(4), (a)(5), and (a)(6), the Employers shall contribute 100% of the employer contribution established in A8.428 Subsection (b)(3) for:

(i) A Retired Employee who was Hired on or After January 10, 2009, with 20 or more years of Credited Service with the Employers; and

their surviving spouses or surviving domestic partners;

(ii) The surviving spouses or surviving domestic partners of active employees hired on or after January 10, 2009, with 20 or more years of Credited Service with the Employers;

(iii) Retired Persons who retired for disability; and their surviving spouses or surviving domestic partners; and

(iv) The surviving spouses or surviving domestic partners of active employees who died in the line of duty where the surviving spouse or surviving domestic partner is entitled to a death allowance as a result of the death in the line of duty.

(5) Retired Employees Who Were Hired on or After January 10, 2009 - Categories of Employees Eligible for 50%-75% Employer Contribution.

For Retired Persons identified in A8.428 Subsections (a)(4), (a)(5) and (a)(6), the Employers shall contribute;

(1) 50% percent of the employer contribution established in A8.428 Subsection (b)(3) for a Retired Employee who was Hired on or After January 10, 2009, with at least 10 but less than 15 years of Credited Service with the Employers; their surviving spouses or surviving domestic partners; and the surviving spouses or surviving domestic active employees hired on or after January 10, 2009, with at least 10 but less than 15 years of Credited Service with the Employers; and

(ii) 75% percent of the employer contribution established in 8A428 Subsection (b/13) for a Retired Employer who was Hired on or After January 10, 2009, with at least 15 but less than 20 years of Credited Service with the Employers: their surviving spouses or surviving domestic partners: and the surviving spouses or surviving domestic partners of active employees hired on or after January 10, 2009, with at least 15 but less than 20 years of Credited Service with the Employers.

(6) Employees Hired on or After January 10, 2009 - Categories of Employees Eligible for Access to Retiree Medical Benefits Coverage

An employee hired on or after January 10, 2009, and retired under the Retirement System or PERS with five (5) or more years Credited Service with the Employers, shall be eligible to receive health benefits as a member of the health service system, provided that he or she makes monthly contributions equal to one hundred percent (100% of the total premiums for health coverage as established by the Health Service Board, including the total cost for dependent coverage. As such time as he or she becomes eligible to receive benefits under A8.428 Subsection (al.41, the Employers shall contribute the amounts established in A8.428 Subsections (bl.41, bl.61, and tc.), as applicable.

(Legal Text of Proposition B continues on next page.)

(7) Chart Summarizing Employer Contributions Under A8.428 Subsections (b)(4), (b)(5) and (b)(6) For Employees Hired on or After January 10, 2009

Years of Credited Service At Retirement	Percentage of Employer Contribution Established in A8.428 Subsection (b)(3)
1. Less than 5 years of Credited Service with the Employers (except for the surviving spouses or surviving domestic partners of active employees who died in the line of duty)	No Retiree Medical Benefits Coverage
2. At least 5 but less than 10 years of Credited Service with the Employers: or greater than 10 years of Credited Service with the Employers but not eligible to receive benefits under Subsections (a)(4), (b)(4) and (b)(5) (A8.428 Subsection (b)(6))	OSE Access to Retiree Medical. Benefits Coverage. Including. Access to Dependant Coverage. But No Employer Contribution; Employee Pays Health Insurance Premium
3. At least 10 but less than 15 years of Credited Service with the Employers. (A8.428 Subsection (b)(5))	50%
4. At least 15 but less than 20 years of Credited Service with the Employers (A8.428 Subsection (b)(5))	75%
5. At least 20 years of Credited Service with the Employers; Retired Persons who retired for disability; surviving spouses or surviving domestic partners of active employees who died in the line of duty (A8.428 Subsection (b)(4))	100%

The above chart is a simplified summary of Employer contributions under A8.428 Subsections (b)(4), (b)(5) and (b)(6) for employees hired on or after January 10, 2009. The express language of Subsections (b)(4), (b)(5) and (b)(6), and not the summary chart or its content, shall determine Employer contributions.

(d)(c) The City and County, the San Francisco Unified School District and the San Francisco Community College District shall contribute to the health service system fund 50% of the monthly contributions required for the first dependent of FRetired Persons in the system. Except as hereinbefore set forth, the City and County, the San Francisco Unified School District and the San Francisco Community College District shall not contribute to the health service system fund any sums on account of participation in the benefits of the system by members' dependents, except surviving spouses and surviving domestic partners, *Retired pPersons' dependents, except surviving spouses and surviving domestic partners, persons who retired and elected not to receive benefits from theSan Francisco City and County Employees! Retirement System: resigned employees and teachers defined in Section A8.425, and any employee whose compensation is fixed in accordance with Sections A8.401, A8.403, or A8.404 of this charter and whose compensation therein includes an additional amount for health and welfare benefits or whose health service costs are reimbursed through any fund established for said purpose by ordinance of the board of supervisors.

(d) It shall be the duty of the board of supervisors, the board of education and the governing board of the community college district annually to appropriate to the health service system fund such amounts as

are necessary to cover the respective obligations of the City and County, the San-Francisco-Unified School District and the San-Francisco Community College District hereby imposed. Contributions to the health service system fund of the City and County, of the sSchool dDistrict and of the eCommunity eCollege dDistrict shall be charged against the general fund or the school, utility, bond or other special fund concerned.

(e) To the extent the Superior Court elects to participate in the Citys Health Service System for the provision of active and retiree health care heafts. Superior Court employees shall be treated the same as City employees for the purposes of vesting, employer contribution rates, and benefit levels, in accordance with the Triol Court Employment Protection and Governance Act and applicable state law. The Superior Court shall pay all administrative and health care costs related to the Superior Courts covered employees or retirees as a participative Employer. The Superior Court nay withdraw from participation in the City's Health Service System at any time, which shall not require an amendment to this Charter.

The amendments of this section contained in the proposition there is submitted to the electorate on June 3_20/86 Newember 7_20/60 shall be operative-effective January 10, 20094. The purpose of the January 10, 20094. The purpose of the January 10, 2009. Charter amendment is to amend Section A8428 to change the required years of service and employer retiree health care countribution amounts for employees threed on or after January 10, 2009. Nothing in this Charter amendment shall be spand or contract the groups of employees elisible for retiree health care benefits beyond those groups elisible as of June 3_2008.

SEC. A8.432. RETIREE HEALTH CARE TRUST FUND TRANSITION.

There is hereby created a Retiree Health Care Trust Fund ("RHCTF") for the purpose described in Section 12.204. The Retiree Health Trust Fund Board ("Board") described in Section 12.204 shall have exclusive authority and control over the administration of the RHCTE investments of rust assets, and disbursements from the trust in accordance with the provisions of this Charter.

Active officers and employees of the City and County, and Participating Employers, who commenced employment with the City and County, or the Participating Employers, on or after January 10, 2009, shall contribute their respective Employer's. "Normal Cost" to the RHCTE. The annual active employee contribution rate shall be the Employers' "Normal Cost" as determined by the Employers' respective General Accounting Standards Board ("GASB") Actuaries computed as a percentage of compensation not to exceed 2% of pre-tax compensation to the RHCTE. The Employers' GASB actuaries shall determine the Employers' respective "Normal Cost" on an annual basis.

The City and County and Participatine Employers shall each contribute 18-0 compensation for officers and employees hired on a after January 10. 2009. Once on Employer has no Unfunded Actuarial Accuraci Liability and the Retires Health Trust Fund is Fully Funded, then the Employer and its active officers and employees hired on or after January 10. 2009, shall instead each contribute 50% of the "Normal Cost" as determined by the Employers' respective GASB actuaries, not to exceed 2% of pre-tax compensation, and the 1% Employer contribution shall no longer be required.

Contributions to the RHCTF from the City and County, and its officers and employees, and each Participating Employee, and their officers and employees, shall be segregated from each other and only used as a funding source to defavy each Employers' obligations to pay for retiree health care under Section 88.428 and each Employers' share of administrative expenses. The funds may be pooled for investment purposes only.

No. disbursements, other than to défray reasonable expenses of administering the RHCTE, may be made from the trust prior to January 1, 2015. Crust assets may be used to defray the cost of the City's, and other Participating Employers', obligations to pay for health coverage for the retired persons and their survivors emitted to health care coverage under Section A8,428. The amount and frequency of such disbursements shall be determined by the Board in con-

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sultation with the Employers' respective GASB Actuaries,
(a) Definitions,

"Actuarial Accrued Liability" a used in this section, means
"Actuarial Accrued Liability" as that term is defined under GASB No.
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"Employers" as used in this section means the City and County and the Participating Employers.

"Fully Funded" as used in this section means that an Employer's GASB Actuary has determined that the market value of assets in the Retiree Health Care Trust Fund equals or exceeds the Actuarial Accrued Liability.

"GASB Actuary" and "GASB Actuaries" as used in this section weans the actuarial firms hired by the Employers to provide estimates of each Employers' respective total liability and annual required contribution for post retirement health benefits under GASB No. 45.

"GASB No. 45" as used in this section means Statement No. 45 of the Governmental Accounting Standards Board, Accounting and Financial Reporting by Employers for Postemployment Benefits Other Than Pensions.

"Health coverage" as used in this section, means the health benefits or health insurance provided by the health service system for retirees, survivors and dependents under Section A8,428,

"Normal Cost" as used in this section, means the Employers' normal cost under GASB No. 45 as determined by the Employers' respective GASB Actuaries.

"Retiree" as used in this section, means a former employee who is retired and is entitled to health coverage under Section A8.428, and the qualified survivors or dependents of such retirees who are entitled to health coverage under Section A8.428.

"Participating Employers" as used in this section and Section 12.204, shall include the San Francisco Unified School District and the San Francisco Community College District, following a resolution by these employers respective governing boards to participate in the Retiree Health Care Trust Fund.

Monvithstanding Charter Section A8.433. the Board of Supervisors shall adopt. by a majority year before January 1. 2009. such ordinances as are necessary to create and administer the Retiree Health Care Trust Fund, and all such other matters as may be necessary to establish and maintain the purpose described in this section and Section 12.204.

The board of supervisors is authorized to enact by a vote of threefourths of its members, any and all ordinances necessary to earry out the provisions of Sections A8 420 to and including 8 432.

Any surplus or deficit existing in the health service find on February 5. 1958, shall belong to or be the obligation of members, as the case may be, and the city and county and the San Francisco Unified School District shall neither receive proment nor credit nor shall it contribute to such fund on account of medical care rendered prior to such

SEC. A8.509. RETIREMENT—MISCELLANEOUS OFFICERS AND EMPLOYEES ON AND AFTER JULY 1, 1947.

Miscellaneous officers and employees, as defined in this section, who are members of the retirement system under this section of the charter on February 1, 1969, and persons who become miscellaneous officers and employees after February 1, 1969, shall be members of the retirement system, subject to the following provisions of this section, in addition to the provisions contained in Sections 3.670, 3.672 12.100, 12.103, 8.500, 8.510 and 8.520 of this charter notwithstanding the provisions of any other section of the charter, provided that the retirement system shall be applied to persons employed on a part-time, temporary or substitute basis only as the bBoard of a Supervisors shall determine by ordinance enacted by three-fourths vote of all members of the board. Miscellancous officers and employees of the said departments who are members of the retirement system under Section 8,507 of the charter on February 1, 1969 shall continue to be members of the system under Section 8.507 and shall not be subject to any of the provisions of this section, except as specifically provided in this section(a) The following words and phrases as used in this section, unless a different meaning is plainly required by the context, shall have the following meaning:

"Retirement allowance," or "allowance," shall mean equal monthly payments, beginning to accrue upon the date of retirement, and continuing for life unless a different term of payments is definitely provided by the context.

"Compensation," as distinguished from benefits under the workers' compensation laws of the State of California, shall mean all remuneration whether in cash or by other allowances made by the City and County, for service qualifying for credit under this section.

"Compensation earnable" shall mean the compensation as determined by the retirement board, which would have been earned by the member had he <u>ar.s.he</u> worked, throughout the period under consideration, the average number of days ordinarily worked by persons in the same grade or class of positions as the positions held by him <u>ar.her.</u> during such period and at the rate of pay attached to such positions, it being sasumed that during any absence, he <u>ar.s.he</u> was in the position held by him <u>ar.her.</u> at the beginning of the absence, and that prior to entering Cityservice he was in the position first held by him in City-services.

"Benefit" shall include "allowance," "retirement allowance," and "death benefit."

"Average final compensation" shall mean the average monthly compensation earned by a member during any five consecutive years of credited service in the retirement system in which his <u>or hee</u> average final compensation is the highest, unless the board of supervisors shall otherwise provide by ordinance enacted by three-fourths vote of all members of the board.

For the purposes of the retirement system and of this section, the terms "miscellaneous officer or employee," or "member," as used in this section shall mean any officer or employee who is not a member of the fire or police department as defined in the charter for the purpose of the retirement system. under Section 8.507 of the charter.

"Retirement system" or "system" shall mean San Francisco City and County Employees' Retirement System as created in Section 8.500 of the charter.

"Retirement board" shall mean "rRetirement bBoard" as created in Section $\frac{3.670}{2.2.100}$ of the charter.

"Charter" shall mean the charter of the City and County of San Francisco.

Words used in the masculine gender shall include the feminine and neuter genders, and singular numbers shall include the plural; and the plural the singular.

"Interest" shall mean interest at the rate adopted by the retirement board.

(b) Any member who completes at least 20 years of service in the aggregate credited in the retirement system, and attains the age of 50 years, or at least 10 years of service in the aggregate credited in the retirement system, and attains the age of 60 years, said service to be computed under Subsection (g) hereof, may retire from service at his or her option. Members shall be may retired under this section on the first day of the month next following the attainment by them of the age of 65 years. A member retired after reaching the age of 60 62 years shall receive a service retirement allowance at the rate of two two and three-tenths percent of said average final compensation for each year of service: provided, however, that upon the compulsory retirement of a member upon his attainment of the age of 65 years, if the allowance available to such member, pursuant to the provisions of Subsection (f) of this section, shall be greater in amount than the service retirement allowance otherwise payable to such member under this Subsection (b), then such member shall receive as his service retirement allowance, in lieu of the allowance otherwise payable under this Subsection (b), an allowance computed in accordance with the formula provided in said Subsection (f). The service retirement allowance of any member eligible to retire under this section retiring prior to attaining the age of 60 years, after rendering 20 years or more of such service and having attained the age of 50 years, computed under Subsection (g), shall be an allowance equal to the percentage of said average final compensation set forth opposite his age at retirement, taken to the preceding completed quarter year, for each year of service, computed under Subsection (g):

	Percent for
Age at	Each Year of
Retirement	Credited Service
50	1.0000
50 1/4	1,0250
50 1/2	1.0500
50 3/4	1.0750
51	1.1000
51 1/4	1.1250
51 1/2	1.1500
51 3/4	1.1750
52	1.2000
52 1/4	1.2250
52 1/2	1.2500
52 3/4	1.2750
53	1.3000
53 1/4	1.3250
53 1/2	1.3500
53 3/4	1,3750
54	1.4000
54 1/4	1.4250
54 1/2	1.4500
54 3/4	1.4750
55	1.5000
55 1/4	1.5250
55 1/2	1.5500
55 3/4	1.5750
56	1.6000
56 1/4	1.6250
56 1/2	1.6500
56 3/4	1.6750
57	1.7000
57 1/4	1.7250
57 1/2	1.7500
57 3/4	1.7750
58	1.8000
58 1/4	1.8250
58 1/2	1.8500
58 3/4	1.8750
59	
59 1/4	1.9000 1.9250
59 1/2	
59 3/4	1.9500
60	1.9750
	2.1000
60 1/4	2.1250
60 1/2	2.1500
60 3/4	2.1750
61 '	
61 1/4	
61 1/2	
61 3/4	2.2750
62	2.3000

In no event shall a member's retirement allowance exceed 75 per-

cent of his average final compensation.

Before the first payment of a retirement allowance is made, a member retired under this subsection or Subsection (c) of this section, may elect to receive the actuarial equivalent of his or her allowance, partly in an allowance to be received by him or her throughout his or her tile, and partly in other benefits payable after his or her death to another person or persons, provided that such election shall be subject to all the conditions prescribed by the bBoard of sSupervisors to govern similar elections by other members of the retirement system, including the character and amount, of such other benefits, provided, however, that at any time within 30 days ofter the date on which his compulsory retirement

would otherwise have become effective, a member who has attained the age of 65 years may elect-within 30 days, without right of revocation, to withdraw his or her accumulated contributions, said election to be exercised in writing on a form furnished by the retirement system and filed at the office of said system, and a member so electing shall be considered as having terminated his or her membership in said system on the date immediately preceding the date on which his or her compulsory retirement would otherwise have become effective, and he shall be paid forthwith his or her accumulated contributions, with interest credited thereon. Notwithstanding the provisions of Section 8.514 of this charter, the portion of service retirement allowance provided by the City and County 's contributions shall be not less than \$100 per month upon retirement after 30 years of service and after attaining the age of 60 years, and provided further that as to any member with 15 years or more of service at the compulsory a retirement age of 65, the portion of the service retirement allowance provided by the City and County's contribution shall be such that the total retirement allowance shall not be less than \$100 per month. In the calculations under this subsection of the retirement allowance of a member having credit for service in a position in the evening schools and service in any other position, separate retirement allowances shall be calculated in the manner prescribed for each class of service, the average final compensation in each case being that for the respective class of service; provided that the aggregate retirement allowance shall be taken into account in applying the provisions of this subsection providing for a minimum retirement allowance. Part-time service and compensation shall be reduced to full-time service and compensation in the manner prescribed by the board of supervisors, and when so reduced, shall be applied on full time service and compensation in the calculations of retirement allowances.

(c) Any member who becomes incapacitated for performance of duty because of disability determined by the retirement board to be of extended and uncertain duration, and who shall have completed at least 10 years of service credited in the retirement system in the aggregate, computed as provided in Subsection (g) hereof, shall be retired upon an allowance of one and eight-tenths percent of the average final compensation of said member, as defined in Subsection (a) hereof for each year of credited service, if such retirement allowance exceeds 40 percent of his or her average final compensation; otherwise one and eight-tenths percent of his or her average final compensation multiplied by the number of years of City -service which would be credited to him or her were such City service to continue until attainment by him or her of age 60, but such retirement allowance shall not exceed 40 percent of such average final compensation. In the calculation under this subsection of the retirement allowance of a member having credit for service in a position in the evening schools and service in any other position, separate retirement allowances shall be calculated, in the manner prescribed, for each class of service, the average final compensation in each case being that for the respective class of service; provided that the average final compensation upon which the minimum total retirement allowance is calculated in such case shall be based on the compensation earnable by the member in the classes of service rendered by him or her during the one year immediately preceding his or her retirement. Part-time service and compensation shall be reduced to full-time service and compensation in the manner prescribed by the board of supervisors, and when so reduced, shall be applied as full-time service and compensation in the calculation of retirement allowances. An application for a disability retirement The question of retiring a member under this subsection may be brought before the retirement board on said board's own motion, by the Executive Director of the Retirement System, by recommendation of any department head, commission or board, or by said member or his guardian. If his or her disability shall cease, his or her retirement allowance shall cease, and he or she shall be restored to service in the position or classification he or she occupied at the time of his or her retirement.

(d) No modification of benefits provided in this section shall be made because of any amounts payable to or on account of any member under workers' compensation laws of the State of California.

(e) If a member shall die, before retirement, (1) If no benefit is

payable under subdivision (2) of this subsection (e):

(A) Regardless of cause, a death benefit shall be paid to the member's estate or designated beneficiary consisting of the compensation earnable by the member during the six months immediately preceding death, plus the member's contributions and interest credited thereon.

(B) If a member sustains a traumatic bodily injury through external and violent means in the course and scope of employment and death results within 180 days of such injury, an additional insurance benefit of 12 months of compensation earnable shall be paid to the member's estate or designated beneficiary.

(2) If, at the date of his or her death, he or she was qualified for service retirement by reason of service and age under the provisions of Subsection (b) of this section, and he or she has designated as beneficiary his or her surviving spouse, who was married to him or her for at least one full year immediately prior to the date of his or her death, onehalf of the retirement allowance to which the member would have been entitled if he' or she had retired from service on the date of his or her death, shall be paid to such surviving spouse who was his or her designated-beneficiary at the date of his or her death, until such spouse's death or remarriage, or if there be no surviving spouse, to the unmarried child or children of such member under the age of 18 years, collectively, until every such child dies, marries or attains the age of 18 years, provided that no child shall receive any allowance after marrying or attaining the age of 18 years. If, at the death of such surviving spouse, who was receiving an allowance under this Subdivision (2), there be one or more unmarried children of such member under the age of 18 years, such allowance shall continue to such child or children, collectively, until every such child dies, marries or attains the age of 18 years, provided that no child shall receive any allowance after marrying or attaining the age of 18 years. If the total of the payments of allowance made pursuant to this Subdivision (2) is less than the benefit which was otherwise payable under Subdivision (1) of this subsection, the amount of said benefit payable under Subdivision (1) less an amount equal to the total of the payments of allowance made pursuant to this Subdivision (2) shall be paid in lump sum as follows:

(A) If the person last entitled to said allowance is the remarried surviving spouse of such member, to such spouse.

(B) Otherwise, to the surviving children of the member, share and share alike, or if there are no such children, to the estate of the person last entitled to said allowance.

The surviving spouse may elect, on a form provided by the retirement system and filed in the office of the retirement system before the first payment of the allowance provided herein, to receive the benefit provided in Subdivision (1) of this subsection in liqu of the allowance which otherwise would be payable under the provisions of this subdivision. If a surviving spouse, who was entitled to make the election herein provided, shall die before or after making such election, but before receiving any payment pursuant to such election, then the legally appointed guardian of the unmarried children of the member under the age of 18 years, may make the election herein provided before benefit has been paid under this Subsection (e), for and on behalf of such children if, in his or her judgment it appears to be in their interest and advantage, and the election so made shall be binding and conclusive upon all parties in inter-

If any person other than such surviving spouse shall have and be paid a community property interest in any portion of any benefit provided under this Subsection (e), any allowance payable under this Subdivision (2) shall be reduced by the actuarial equivalent, at the date of the member's death, of the amount of benefits paid to such other person.

Upon the death of a member after retirement and regardless of the cause of death, a death benefit shall be paid to his or her estate or designated beneficiary in the manner and subject to the conditions prescribed by the board of supervisors for the payment of a similar death benefit upon the death of other retired members.

(f) Should any miscellaneous member cease to be employed as such a member, through any cause other than death or retirement, all of his or her contributions, with interest credited thereon, shall be refunded to him or her subject to the conditions prescribed by the board of supervi-38-CP152-EN-J08

sors to cover similar terminations of employment and reemployment with and without redeposit of withdrawn accumulated contributions of other members of the retirement system, provided that if such member is entitled to be credited with at least 10 years of service or if his or her accumulated contributions exceed \$1,000, he or she shall have the right to elect, without right of revocation and within 90 days after said termination of service, or if the termination was by lay-off, 90 days after the retirement board determines the termination to be permanent, whether to allow his or her accumulated contributions to remain in the retirement fund and to receive benefits only as provided in this paragraph. Failure to make such election shall be deemed an irrevocable election to withdraw his or her accumulated contributions. A person who elects to allow his or her accumulated contributions to remain in the retirement fund shall be subject to the same age requirements as apply to other members under this section for service retirement, but he or she shall not be subject to a minimum service requirement. Upon the qualification of such member for retirement by reason of age, he or she shall be entitled to receive a retirement allowance which shall be the actuarial equivalent of his accumulated contributions and an equal amount of the contributions of the City and County, plus 1-2/3 percent of his or her average final compensation for each year of service credited to him or her as rendered prior to his or her first membership in the retirement system. Upon the death of such member prior to retirement, his or her contributions with interest credited thereon shall be paid to his or her estate or designated benefi-

(g) The following time and service shall be included in the computation of the service to be credited to a member for the purpose of determining whether such member qualifies for retirement and calculating benefits:

(1) Time during which said member is a member of the retirement system and during and for which said member is entitled to receive compensation because of services as a miscellaneous officer or employee.

(2) Service in the fire and police departments which is not credited as service of a member under this section shall count under this section upon transfer of a member of either of such departments to employment entitling him or her to membership in the retirement system under this section, provided that the accumulated contribution standing to the credit of such member shall be adjusted by refund to the member or by payment of the member, to bring the account at the time of such transfer to the amount which would have been credited to it had the member been a miscellaneous employee throughout the period of his or her service in either such departments at the compensation he received in such depart-

(3) Time during which said member is absent from a status included in paragraphs (1) or (2) next preceding which is not deemed absence from service under the provisions of Section 8.520 of the charter and for which such member is entitled to receive credit as service for the City and County by virtue of contributions made in accordance with the provisions of such section.

(4) Prior service determined and credited as prescribed by the board of supervisors for persons who are members under Section 8.507.

(5) The board of supervisors, by ordinance enacted by a threefourths vote of its members, may provide for the crediting as service under the retirement system of service, other than military service, rendered as an employee of the federal government and service rendered as an employee of the State of California or any public entity or public agency in the State of California. Said ordinance shall provide that all contributions required as the result of the crediting of such service shall be made by the member and that no contributions therefore shall be required of the City and County.

(h) All payments provided under this section shall be made from funds derived from the following sources, plus interest earned on said

(1) There shall be deducted from each payment of compensation paid to a member under Section 8.509 a sum equal to 7-1/2 percent of such payment of compensation. The sum so deducted shall be paid forthwith to the retirement system. Said contribution shall be credited to the individual account of the member from whose salary it was deducted, and the total of said contributions, together with interest credited thereon in the same manner as is prescribed by the board of supervisors for crediting interest to contributions of other members of the retirement system, shall be applied to provide part of the retirement allowance granted to, or allowance granted on account of said member under Section 8.509, or shall be paid to said member or his \underline{or} , \underline{her} estate or beneficiary as provided in Sections 8.509(c) and 8.509(f).

(2) Contributions based on time included in paragraphs (1) and (3) of Subsection (g), and deducted prior to July 1, 1947, from compensation of persons who become members under this section, and standing with interest thereon, to the credit of such members on the records of the retirement system on said date, shall continue to be credited to the individual accounts of said members, and shall be combined with and administered in the same manner as the contributions deducted after said date.

(3) The total contributions, with interest thereon, made by or charged against the City and County and standing to its credit, on July 1, 1948, in the accounts of the retirement system, on account of persons who become members under this section, shall be applied to provide the

benefits under this section.

(4) The City and County shall contribute to the retirement system such amounts as may be necessary, when added to the contributions referred to in the preceding paragraphs of this Subsection (h), to provide the benefits payable under this section. Such contributions of the City and County to provide the portion of the benefits hereunder, which shall be based on service rendered by each member prior to the date upon which his or her rate of contribution is determined in paragraph (1), Subsection (h), shall not be less during any fiscal year than the amount of such benefits paid during said year. Such contributions of the City and County to provide the portion of the benefits hereunder, which shall be based on service rendered by respective members on and after the date stated in the next preceding sentence, shall be made in annual installments, and the installment to be paid in any year shall be determined by the application of a percentage to the total salaries paid during said year, to persons who are members under this section, said percentage to be the ratio of the value of the effective date hereof, or at the later date of a periodical actuarial valuation and investigation into the experience under the system, of the benefits thereafter to be paid under this section, from contributions of the City and County, less the amount of such contributions, and plus accumulated interest thereon, then held by said system to provide said benefits on account of service rendered by respective member after the date stated in the sentence next preceding, to the value at said respective dates of salaries thereafter payable to said members. Said values shall be determined by the actuary, who shall take into account the interest which shall be earned on said contributions, the compensation experience of members, and the probabilities of separation by all causes, of members from service before retirement, and of death after retirement. Said percentage shall be changed only on the basis of said periodical actuarial valuation and investigation into the experience under the system. Said actuarial valuation shall be made every even-numbered year, and said investigation into the experience under the system shall be made every odd-numbered year.

Notwithstanding the provisions of this Subdivision (4), any additional liabilities created by the amendments of this Section 8.509 contained in the proposition therefore submitted to the electorate on November 6. 1973, shall be amortized over a period of 30 years.

(5) To promote the stability of the retirement system 'through a joint participation in the result of variations in the experience under mortality, investment and other contingencies, the contributions of both members and the City and County, held by the system to provide the benefits under this section, shall be a part of the fund in which all other assets of said system are included. Nothing in the section shall affect the obligations of the City and County to pay to the retirement system any amounts which may or shall become due under the provisions of the charter prior to the effective date hereof, and which are represented on July 1, 1947, in the accounts of said system by debits against the City and County.

(i) Upon the completion of the years of service set forth in

Subsection (b) of this section as requisite to retirement, a member shall be entitled to retire at any.time thereafter in accordance with the provisions of said Subsection (b), and nothing shall deprive said member of said right.

(j) Except as otherwise provided in section 8.511 of this charter, no person retired under this section, for service or disability and entitled to receive a retirement allowance under the retirement system, shall serve in any elective or appointive position in the City and County service, including membership on boards and commissions, nor shall such persons receive any payment for service rendered to the City and County after retirement, provided that service as an election officer or juror shall not be affected by this section.

(k) Any section or part of any section in this charter, insofar as it should conflict with this section, or with any part thereof, shall be superseded by the contents of this section. In the event that any word, phrase, clause or subsection of this section shall be adjudged unconstitutional, the remainder thereof shall emain in full flore and effect.

(1) Notwithstanding the provisions of Subsections (b), (c), (f), and (f) of this section, any member convicted of a crime involving moral turpitude, committed in connection with his <u>ar her</u> duties as an officer or employee of the City and County of San Francisco, shall, upon his <u>ar her</u> removal from office or employment pursuant to the provisions of this charter, forfeit all rights to any benefits under the retirement system except refund of his <u>ar her</u> accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Subsection (b) of this section, he <u>ar she</u> shall have the right to elect, without right of revocation and within 90 days after his <u>ar. her</u> removal from office or employment, whether to withdraw all of his <u>ar. her</u> accumulated contributions or to the shall be the actuarial equivalent of his <u>ar. her</u> accumulated contributions at the time of such removal from office or employment an annuity which shall be the actuarial equivalent of his <u>ar. her</u> accumulated contributions at the time of such removal from office or employment.

(m) The amendments of this section contained in the proposition submitted to the electorate on November 6, 1984 are hereby declared to be prospective and shall not give any person a claim against the City and County relating to a death prior to ratification of this amendment by the State Legislature.

(n) The amendments to Section A8.509 contained in the proposition submitted to the electorate on June 3.2008 shall apply only to miscellaneous officers and employees under this Section A8.509 who were not retired on January 10.2009, and whose accumulated contributions were in the retirement fund on January 10.2009 and who were not retired on that date.

SEC.A8.526-2.COST OF LIVING ADJUSTMENT IN ALLOWANCES ON AND AFTER JANUARY 10, 2009.

(a) Nonvihstanding the provisions of Section A8.526 or any other provision of the charter to the contrary, effective January 10, 2009, each retirement allowance payable which is not subject to change when the salary rate of any member is changed shall be adjusted according to the provisions of this Section A8.526-2 and not Section A8.526.

(b)(1) Funds necessary for the pownent of any increase in allowances pursuant to this Section A8 526-2 that are payable to, or on account of, members who retired or died, shall be provided from the City's accumulated contributions held by the system on account of such members. The City's contributions shall be determined on the basis of a normal contribution rate which shall be computed as a level percentage of compensation which, when applied to the fluince compensation of the accetage new member emering the system, together with the required member contribution, will be sufficient to provide for the payment of all prospective benefits of such member.

(b)(2) Any increase in allowances payable which are not funded by the City's accumulated contributions held by the system shall be funded by contributions of members entitled to said allowances, which shall be a rates which are in addition to the rates of contribution otherwise provided by charter or ordinance, provided that a member's rate of contribution shall not exceed one-half of one perent of his or her monthly compensation. The contributions made under this section by any member shall be credited together with regular interest thereon to his or her individual account and shall be subject to the same charter and ordinance provisions relating to accumulated contributions of the member, including withdrawal and death benefits other than death allowances, provided, however, that upon his or her retirement or death, such accumulated contributions and interest shall not be applied to provide a part of the retirement benefits payable to him or her on the death allowance benefits payable on account of his or her death otherwise provided by charter and ordinance, but instead shall be held, together with the accumulated contributions made by the City pursuant to this Subsection (b(3)), with interest thereon, to provide the benefits under this Section A8 526.

(b)(3) The rates of contribution of members and the City, as proyided herein, shall be fixed by the retirement board from time to time as it determines necessary.

(c(1)) The retirement board shall determine, prior to April 1 of each year, the percentage of increase or decrease in the cost of living during the preceding calendar year, as shown by the then current Consumer Price Index, All Items, San Francisco (1957-59=100), issued by the U.S. Bureau of Labor Statistics and published in the Monthly Labor Review or a successor publication. The cost of living adjustments as hereinafter provided shall be based on the percentage of such increase or decrease.

(K12). Norvithstanding any other charter or ordinance provision governing the retirement system, effective Jamary 10, 2009, ever retirement of death allowance payable to, or on account of, any member who retires or dies as a member of the system or who has retired or died as such a member, except allowances subject to change when the salary rate of any member is changed, shall be increased or decreased as of July 1, 2099, and on July 1, of each succeeding year, by an amount equal to the percentage, as determined in Subsection (ck/11 multiplied by the monthly allowance payable on June 30 of that calendar year.

(c)(3). The percentage of increase or decrease in each such allowance shall be the percentage which is determined by the retirement board to approximate to the nearest one percent increase or decrease in the cost of living during the preceding calendar year.

(c)(4). No such adjustment in any year shall exceed two percent of said allowance; provided, however, that no allowance shall be reduced below the amount being received by the member or the member's beneficiary on July 1, 1968, or on the effective date the member began to receive the allowance, whichever is later.

(d)(1) Commencing with the effective date of this Section 8.850-2, if the percentage of increase or decrease in the cost of living in any calendar year, as determined to the nearest one percent by the retirement board, were to exceed two percent as compared with the cost of living in the next preceding calendar year, the percentage of increase or decrease in the cost of living in excess of two percent, shall be accumulated to provide increases or decreases in the cost of living in each succeeding calendar year.

SEC. A8,526-3, SUPPLEMENTAL COST OF LIVING BENEFIT ON AND AFTER JANUARY 10, 2009.

(a) Nonwithstanding the provisions of Section A8.526-1 or any other provision of this charter to the contrary, effective January 10, 2009, all supplemental cost of living benefits adjustments payable, including retirement allowances subject to change when the salary rate of a member is changed, shall be determined pursuant to the provisions of Section A8.526-3 and not Section A8.526-1.

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ance as of June 30, less the amount of any cost of living adjustment provided pursuant to Section A8 326-2 and less the amount of any cost of living adjustment, payable in that fiscal year, which is the result of a change in the salary of the member.

(b)(2) If, on Juby 1. 2009 and Juby 1 of each succeeding year, the previous fiscal year's earnings exceed the expected earnings on the actuarial value of the assets, but they are insufficient to increase said allow-eace by three and one-half percent (3.3%) as provided in Subsection (1). then, to the extent of excess earning, said allowances shall be increased in increments of one-half percent (5.5%) up to the maximum three and one-half percent (5.5%) by the allowance as of June 30. less the amount of any cost of living adjustment provided pursuant to Section 8.5.26.2 and less the amount of any cost of living adjustment, powable in that fiscal year, which is the result of a change in the salary of the member.

(c) When the previous fiscal year's earnings exceed the expected carnings on the actuarial value of the assets but are not sufficient to fund any supplemental cost of living benefit adjustment pursuant to either Subsection (b)(1) or (b)(2), the retirement board shall reserve the excess carnings for that year. Said reserved earnings shall occumulate only until such time that said reserved earnings, plus the next year's earnings is excess of the expected earnings on the actuarial value of the assets, are sufficient to fund one fiscal year's increase in the supplemental cost of living benefit adjustment, at which time the earnings in reserve shall be withdrawn and used to fund a supplemental cost of living benefit adjustment as wrould in either Subsection (b)(1) or (b)(2).

(d) Any supplemental cost of living benefit adjustment, once paid to a member, shall not be reduced thereafter.

SEC. A8.587-2. SERVICE RETIREMENT.

Any member who completes at least 20 years of service in the aggregate credited in the retirement system and attains the age of 50 years, or at least 10 years of service in the aggregate credited in the retirement system, and attains the age of 60 years, said service to be computed under Section A8.587-7 may retire for service at his or her option. Members may retire under this section or under the provisions of A8.587-6, on the first day of the month next following the attainment by them of the age of 65 years. A member retired after reaching the age of 60 62 years shall receive a service retirement allowance at the rate of 2 2.3 percent of said average final compensation for each year of service. The service retirement allowance of any member retiring prior to a) attaining the age of 60 years, and after rendering 20 years or more of such service, computed under Section A8.587-7, and having attained the age of 50 years, or b) attaining the age of 60 years, and after rendering 10 years or more of such service, computed under Section A8.587-7, shall be an allowance equal to the percentage of said average final compensation set forth opposite his or her age at retirement, taken to the preceding completed quarter year, for each year of service, computed under Section

361-1:	
	Percent for
Age at	Each Year of
Retirement	Credited Service
50	1.0000
50 1/4	1.0250
50 1/2	1.0500
50 3/4	1.0750
51	1.1000
51 1/4	1.1250
51 1/2	1.1500
51 3/4	1.1750
52	1.2000
52 1/4	1.2250
52 1/2	1.2500
52 3/4	1.2750
53	1.3000
53 1/4	1.3250

53 1/2	1.3500
53 3/4	1.3750
54	1.4000
54 1/4	1.4250
54 1/2	1.4500
54 3/4	1.4750
55	1.5000
55 1/4	1.5250
55 1/2	1.5500
55 3/4	1.5750
56	1.6000
56 1/4	1.6250
56 1/2	1.6500
56 3/4	1.6750
57	1.7000
57 1/4	1.7250
57 1/2	1.7500
57 3/4	1.7750
58	1.8000
58 1/4	1.8250
58 1/2	1.8500
58 3/4	1.8750
59	1.9000
59 1/4	1.9250
59 1/2	1.9500
59 3/4	1.9750
60	2.1000
60 1/4	
60 1/2	
60 3/4	2.1750
61	2.2000
61 1/4	
61.1/2	
61 3/4	
	2.3000
In no event shall	a member's r

In no event shall a member's retirement allowance exceed seventy five percent of his or her average final compensation.

Before the first payment of a retirement allowance is made, a member, retired under this section or Section A8.587-3, may elect to receive the actuarial equivalent of his or her allowance, partly in an allowance to be received by him or her throughout his or her life, and partly in other benefits payable after his or her death to another person or persons, provided that such election shall be subject to all the conditions prescribed by the board of supervisors to govern similar elections by other members of the retirement system, including the character and amount, of such other benefits. Notwithstanding the provisions of Section A8,514 of this charter, the portion of service retirement allowance provided by the City and County's contributions shall be not less than \$100 per month upon retirement after thirty years of service and after attaining the age of 60 years, and provided further that as to any member with 15 years or more of service at the retirement age of 65, the portion of the service retirement allowance provided by the City and County's contribution shall be such that the total retirement allowance shall not be less than \$100 per month. In the calculations under this section of the retirement allowance of a member having credit for service in a position in the evening schools and service in any other position, separate retirement allowances shall be calculated, in the manner prescribed for each class of service, the average final compensation in each case being that for the respective class of service, provided that the aggregate retirement allowance shall be taken into account in applying the provisions of this section providing for a minimum retirement allowance. Part-time service and compensation shall be converted to full-time service and compensation in the manner prescribed by the board of supervisors, and when so converted shall be applied on full-time service and compensation in the calculation of retirement allowances.

SEC, A8,587-13, APPLICATION OF PLAN.

(a) The provisions of Section A8.587 and Section A8.587-1 through A8.587-13 shall not apply to any members of the Retirement System under section A8.584 who retired or died before November 7, 2000

(b). The amendments to Section A8.587 contained in the proposition submitted to the electroate on June 3, 2008 shell apply only to miscellaneous officers and employees under Section A8.587 who were not retired on January 10, 2009, and whose accumulated contributions were in the retirement fund on January 10, 2009 and who were not retired on that date.

(c) For members of the retirement system under Sections A8.584 or A8.587 who retired before January 10, 2009 and are later elected or appointed to a position or office which subjects him or her to membership in the retirement system under Section A8.587, the amendments to Section A8.587 submitted to the electrotic on June 3, 2008 shall only apply to service after January 10, 2009.

SEC. A8.590-8. RETIREE HEALTH CARE TRUST FUND.

Nowithstanding any other provision of Charter Sections A8.409 B. the provisions and operation of the Retiree Health Care Trust Fund, including employee contributions to the find, shall be determined pursuant to Charter Sections 12.204, A8.432, and A8.433, and shall not be subject to the dispute resolution procedures contained in Charter Section A8.504-5.

PROPOSITION C

Describing and setting forth a proposal to the qualified voters of the City and County of San Francisco to amend the Charter of the City and County of San Francisco by amending Sections A8.584-9, A8.586-1, A8.587-12 and A8.598-12, and by adding Sections A8.584-13, A8.586-16, A8.587-12 and A8.598-16 to reaffirm the voters' intent that members convicted of a crime involving moral turpritude in connection with their duties as an officer or employee of the City and County, the school district, the college district, or the Superior Court of California, County of San Francisco, shall forfeit any right to a retirement benefit funded, in whole or in part, from contributions by the City and County, the school district, or the college district.

The Board of Supervisors hereby submits to the qualified voters of the City and County, at an election to be held on June 3, 2008, a proposal to amend the Charter of the City and County by amending Section A8.584-9, A8.586-12, A8.587-9, A8.588-12, A8.597-12 and A8.598-12, and by adding Section A8.584-13, A8.586-16, A8.587-14, A8.588-16, A8.597-16 and A8.598-16 to read as follows:

Note: Additions are single-underline italics Times New Roman.

Deletions are strikethrough italies Times New Roman.

SEC. A8.584-9. RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section 8.584-2 as requisite to retirement, a member shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 8.584-2, and, except as provided in the following paragraph Section 8.584-2, and the said section said registry of said right.

Any member convicted of a crime involving moral turpitude committed in commercian with his duties as an officer or employee of the City and County shall; upon his removal from office or employment, pursuant to the provisions of this charter, forfeit all rights to any benefits under the retirement system except refund of his accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service-and-age under the provisions of Section 8:584.2, he shall have the right to elect, without right of revocation and within 50 days after his removal from office or employment to receive as his sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his accumulated contributions at the time of such removal from office or employment.

SEC. A8.584-13. FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member convicted of a crime involving moral turpitude committed in connection with his or her duties as an officer or employee of the City and County, the school district, the college district, or the Superior Court of California. County of San Francisco, shall forfeit all rights to any benefits under the retirement system except refined of his or her accumulated contributions, provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8.534-2, he or she shall have the right to elect, without right of revocation and within 90 days, after his or her removal from office or employment, to receive as his or her sole benefit under the retirement system an annuty which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

any member, after retirement for service or disability or while receiving a vesting allowance, who is convicted of a crime involving moral turpitude in connection with his or her duties as an officer or employee of the City and County, the school district, the college district, or the Superior Court of California, County of San Francisco, shall forfeit all rights to any further benefit from the Retirement System and the Retirement System shall immediately cease all future payments to such member: provided however, that if, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

SEC. A8.586-12, RIGHT TO RETIRE.

Upon the completion of the years of service, set forth in Section S.58e-2 as requisite to retirement, a member of the police department shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 8.586-2, and, except as provided in the following paramy Section 8.586-16, nothing shall deprive said member of said right.

Any member of the police department convicted of a crime involving moral turpinde committed in connection with his or her duties as a member of the police department shall, upon termination of his or her amployment pursuant to the provisions of this charter, forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8360-2, he or she shall have the right to elect, without right of revocation and within 90 days of the termination of his or her employment, whether to withdraw all of his or her accumulated contributions or to receive as his or her sole benefit under the retirement system an annuity which shall be the accurated equivalent of his or her accumulated contributions at the time of such termination of employment.

SEC.A8.586-16. FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member convicted of a crime involving moral turpitude committed in connection with his on the duties as mofficer or employee of the Ciry and County shall forfeit all rights to any benefits under the retirement system except refund of his on her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and tage under the provisions of Section 8.386.2, he or she shall have the right in elect, without right of revesacion and within 30 days after his or her removal from office or employment to occeive as his or her sade benefit under the retirement system an annually which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any member, after retirement for service or disability or while

receiving, a vesting allowance, who is convicted of a crime involving moral turpiude in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any further benefit from the Retirement System and the Retirement System, shall immediately cease all future powers to sich member; provided however, that if, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system, an annuity which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

SEC. A8.587-9. RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section 8.6.87-2 as requisite to retirement, a member shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 8.8.587-2, and, except as provided in the following paragraph Section 8.857-14, nothing shall deprive said member of said right.

Any member convicted of a crime involving moral turpitude commited in connection with his or her duties as an officer or employee distry and county-shalt, upon his or her removal from office or employment, pursuant to the provisions of this charter, forfeit all rights to any benefits under the retirement system except refind of his or her accumulated contributions; provided, however, that if such member is qualified for service extrement by reason of service and age under the provisions of Section A8-387-2; he or she shall have the right to deat, without right of revocation and within 90 days after his or her removal from office or employment to receive as his or her sole benefit under the retirement system an amuity which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

SEC.A8.587-14. FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member convicted of a crime involving moral turpitude committed in connection with his or her duties as an officer or employee of the City and County, the school district, the college district, or the Superior Court of California, County of San Francisco, shall forfeit all cights to any benefits under the retirement system except refund of his or her accumulated, contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8-587-2, he or she shall have the right to elect, without right of revocation and within 90 days after his or her removal from office or employment to receive as his or her sole benefit under the eticinement system, an annuity which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any, member, after retirement for service or disability or while reviewing a vesting allowance, who is convicted of a crime involving moral turpitude in connection with his or her duties as an officer or employee of the City and County, the school district, the college district or the Superior Court of California, County of San Francisco, shall forfeit all rights to any further benefit from the Retirement System shall immediately cease all fluture payments to such member, provided however, that if, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system an annuity which shall be the accutated equivalent of his or her accumulated contributions remaining at the time of the conviction.

SEC, 48,588-12, RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section 8.588-2 as requisite to retirement, a member of the fire department shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 8.588-2, and, except as provided in the following paraeruph Section 8.588-16, nothing shall deprive said member of said rights. Any member of the fire department convicted of a crime involving moral turp indee committed in connection with his or her duties as a member of the fire department shall, upon termination of his or her any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8:580.2, he or she shall have the right to elect, without right of revocation and within 90 days of the termination of his or her employment, whether to withdraw all of his or her accumulated contributions or to receive as his or her sole benefit under the retirement system an annuity which shall be the accurated equivalent of his or her accumulated contributions of the time of such termination of semployment.

SEC.A8.588-16. FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member convicted of a crime involving moral turpitude committed in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8.588-2, he or she shall have the right to elect, without right of rescontion and within 90 days after his or her removal from office or employment to receive as his or her sole benefit under the retirement system an amunity which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any member, after retirement for service or disability or while receiving a vesting allowance, who is convicted of a crime involving moral turpitude in connection with his or her duties as an officer or employee of the City and Count shall forfeit all rights to any further benefit from the Retirement System and the Retirement System shall immediately cease all thure poyments to such member; provided however, that if, at the time of the conviction, and member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

SEC, A8,597-12, RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section 8.597-2 as regulate to retirement, a member of the police department shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 8.597-2, and, except as provided in the following purposes of Section 8.597-16, nothing shall deprive said member of

Any member of the police department convicted of a crime involving moral tneptimed committed in commettion with this or her dutties as a member of the police department shall, upon termination of his or her accumployment pursuant to the provisions of this charter, forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section A8-599-2; he or she shall have the right to elect, without right of revocation and within 90 days; of the remination of his or her employment, whether to withdraw all of his or her accumulated contributions or to receive as his or her sole benefit under the retirement system an annuity which shall be the octuarial equivalent of his or her accumulated contributions at the time of such remination of employment.

SEC.A8.597-16, FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member convicted of a crime involving moral turpitude committed in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 85-92. In or she shall have the right to elect, without right of revocation and within 80 days after his or her removal from office or employment to receive as his on her sole benefit under the retirement system an annulty which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment.

Any member, after retirement for service or disability or while receiving a vesting allowance, who is convicted of a crime involving moral turpitude in connection with his or her duties as, an officer or employee of the City and County shall forfeit all rights to any further henefit from the Retirement System, and his member that system shall immediately cease all future payments to such member; provided however, that it, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

SEC. A8.598-12. RIGHT TO RETIRE.

Upon the completion of the years of service set forth in Section 8.598-2 as requisite to retirement, a member of the fire department shall be entitled to retire at any time thereafter in accordance with the provisions of said Section 8.598-2, and, except as provided in the following purvagraph Section 8.598-16, nothing shall deprive said member of said right.

Any member of the fire department convicted of a crime involving nord-turpinde committed in connection with his or her duties as a member of the fire department shall, upon termination of his or her employment pursuant to the provisions of this charter, for feit all rights to any benefits under the retirement system except refund of his or her accumulated contributions; provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 80.5982, he or she shall have the right to elect, without right of recordion and within 90 days of the termination of his or her employment, whether to withdraw all of his or her accumulated contributions or to receive as his or her sole benefit under the retirement system an annuity which shall be the octuarial equivalent of his or her accumulated contributions of the time of such termination of employment.

SEC.A8.598-16. FORFEITURE FOR CRIMES INVOLVING MORAL TURPITUDE.

Any member convicted of a crime involving moral turpitude committed in comection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any benefits under the retirement system except refund of his or her accumulated contributed provided, however, that if such member is qualified for service retirement by reason of service and age under the provisions of Section 8 5982, he or she shall have the right to elect, without right of revocation and within 90 days after his or her removal from office or employment to receive as his or her seale hengit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions at the time of such removal from office or employment

Any member, after retirement for service or disability or while receiving a vesting allowance, who is convicted of a crime involving moral nurpitude in connection with his or her duties as an officer or employee of the City and County shall forfeit all rights to any further benefit from the Retirement System and the Retirement System shall immediately cease all future payments to such member; provided 1-vee, that it, at the time of the conviction, said member has remaining accumulated contributions, then such member shall have the right to elect, without right of revocation and within 30 days after his or her conviction, to receive as his or her sole benefit under the retirement system an annuity which shall be the actuarial equivalent of his or her accumulated contributions remaining at the time of the conviction.

PROPOSITION D

Describing and setting forth a proposal to the qualified voters of the City and County of San Francisco to amend the Charter of the City and County of San Francisco by amending Section 4.101 to make it City policy to consider and as appropriate support the nomination, appointment and confirmation of female, minority, and disabled candidates to fill seats on appointive boards, commissions, or advisory bodies

The Board of Supervisors hereby submits to the qualified voters of the City and County, at an election to be held on June 3, 2008, a proposal to amend the Charter of the City and County by amending Section 4.101 to read as follows:

Note: Additions are single-underline italics Times New Roman. Deletions are strikethrough italies Times New Roman.

SEC, 4,101, BOARDS AND COMMISSIONS--COMPOSITION.

 (a) Unless otherwise provided in this Charter, the composition of each appointive board, commission or advisory body of any kind established by this Charter or legislative act of the United States of America, the State of California or the Board of Supervisors shall:

1. Be broadly representative of the communities of interest, neighborhoods, and the diversity in ethnicity, race, age, and sexual orientation, and types of disabilities of the City and County and have representation of both sexes; and

Consist of electors of the City and County at all times during the term of their respective offices, unless otherwise specifically provided in this Charter; or in the case of boards, commissions or advisory bodies established by legislative act the position is (a) designated by ordinance for a person under legal voting age, or (b) unless specifically exempt from the provisions, or waived by the appointing officer or entity upon a finding that an elector with specific experience, skills or qualifications willing to serve could not be located within the City and County.

It shall be official City policy that the composition of each appointive board, commission, or advisory body of any kind established by this Charter or legislative act of the United States of America, the State of California, or the Board of Supervisors shall reflect the interests and contributions of both men and women of all races, ethnicities, sexual orientations, and types of disabilities. The voters therefore urge in the strongest terms all City officers and agencies involved in nominating, appointing or confirming members of those appointive boards, commissions, or advisory bodies to consider and as appropriate support the nomination, appointment or confirmation of female, minority, and disabled candidates to fill seats on those bodies.

The Commission on the Status of Women shall conduct an analysis of appointments to appointive boards, commissions, and advisory bodies in the second and fourth year of each mayoral administration to track the diversity of appointments to such bodies. This analysis, to be based only on voluntary disclosures, shall include gender, ethnicity, sexual orientation, disability status, and any other relevant demographic qualities.

(b) Vacancies on appointive boards, commissions or other units of government shall be filled for the balance of the unexpired term in the manner prescribed by this Charter or ordinance for initial appointments.

(c) Terms of office shall continue as they existed on the effective

date of this Charter.

PROPOSITION E

Describing and setting forth a proposal to the qualified voters of the City and County of San Francisco to amend the Charter of the City and County of San Francisco by amending Section 4.112 to require confirmation by the Board of Supervisors of the Mayor's appointments to the Public Utilities Commission and to set qualifications for members of the Public Utilities Commission.

The Board of Supervisors hereby submits to the qualified voters of the City and County, at an election to be held on June 3, 2008, a proposal to amend the Charter of the City and County by amending Section 4.112 to read as follows:

Note: Additions are single-underline italics Times New Roman. Deletions are strikethrough italies Times New Roman.

SEC. 4.112. PUBLIC UTILITIES COMMISSION.

(a) The Public Utilities Commission shall consist of five members appointed by the Mayor, subject to confirmation by a majority of the Board of Supervisors, pursuant to Section 3.100, for four-year terms. Each of the members shall serve for a term of four years, Members may be removed by the Mayor only pursuant to Section 15.105

(b) Seat 1 on the Commission shall be a member with experience in environmental policy and an understanding of environmental justice issues. Seat 2 shall be a member with experience in ratepayer or consumer advocacy. Seat 3 shall be a member with experience in project finance. Seat 4 shall be a member with expertise in water systems, power systems, or public utility management. And Seat 5 shall be an at-large member.

(c) The respective terms of office of members of the Public Utilities Commission who hold office on August 1, 2008 shall expire at noon on that date, and the members appointed pursuant to the amendments to this Section approved at the June 2008 election shall succeed to said office at that time. In order to provide for staggered terms, the members appointed to Seats 2 and 4 shall serve for an initial term of two years from August 1, 2008, The remaining three members appointed to Seats 1, 3, and 5 shall serve for an initial term of four years from August 1, 2008, and thereafter the terms of all members shall be four years.

(d) The Commission shall have charge of the construction, management, supervision, maintenance, extension, operation, use and control of all water and energy supplies and utilities of the City as well as the real, personal and financial assets, which are under the Commission's jurisdiction on the operative date of this Charter, or assigned pursuant to

Section 4.132.

PROPOSITION F

Ordinance setting forth policies requiring the development plan for the Bayview Hunters Point area to include a significant amount of affordable housing and requiring the Board of Supervisors to find that the development plan is consistent with these affordable housing policies before it approves any sale, conveyance or lease of the Cityowned land at Candlestick Point, including the property currently used for the existing Monster Park stadium and related parking areas, in connection with the development plan.

Be it ordained by the People of the City and County of San Francisco:

Section 1. Findings.

The People of the City and County of San Francisco (the "City") make the following findings:

(a) In May 2007 the City's Board of Supervisors and Mayor approved a resolution endorsing a Conceptual Framework for the integrated development of certain real property at Candlestick Point and the remaining phases of the Hunters Point Shipyard redevelopment project, both of which are located within the Bayview Hunters Point area of San Francisco (the "Bayview").

(b) The Shipyard property, owned by the United States Department of the Navy (the "U.S. Navy"), consists of a once thriving major maritime industrial center that employed generations of Bayview residents. In 1974, the U.S. Navy ceased operation of the Shipyard, the closure of which had profoundly negative impacts on the economic base of the Bayview. The Bayview is characterized by underused and declin-

ing former industrial areas in need of revitalization. In July 1997, the Board of Supervisors adopted and the Mayor approved a redevelopment plan for the Shipyard (the "Shipyard Redevelopment Plan").

(c) Candlestick Point includes (i) the Alice Griffith Public Housing Development, also known as Double Rock ("Alice Griffith Public Housing"), which is owned by the San Francisco Housing Authority; (ii) the Candlestick Point State Recreation Area; and (iii) the City-owned stadium and related parking area under lease to the San Francisco Forty Niners (the "49ers") named Monster Park. In June 2006, the Board of Supervisors adopted and the Mayor approved a redevelopment plan covering large portions of the Bayview, including most of Candlestick Point (the "Bayview Redevelopment Plan").

(d) The Conceptual Framework envisions a major mixed-use project for the area, including hundreds of acres of new waterfront parks and open space, thousands of new units of housing, including affordable housing, extensive job-generating retail and research and development space, permanent space for the artist colony that exists in the Shipyard and a site for a new stadium for the 49ers. Combining planning and development for the Shipyard Property and Candlestick Point as an integrated revitalization project provides, among other goals, an opportunity to provide a significant amount of affordable housing. The Shipyard Property and Candlestick Point are referred to in this Initiative as the "Project Site." A map of these two areas is attached for reference as Exhibit A. The integrated development envisioned under the Conceptual Framework is referred to in this Initiative as the "Integrated Development Plan."

(e) The purpose of the Conceptual Framework was to (1) set forth certain goals and principles to guide the proposed redevelopment of the Project Site, (2) present a preliminary plan for the integrated development of the Project Site so that the City may begin environmental review under the California environmental Quality Act ("CEQA"), and (3) set forth the parameters for the City and the San Francisco Redevelopment agency to begin an extensive community and public review process of the preliminary proposal, as that proposal may be modified and updated during the public review and planning process. As such, the Conceptual Framework envisions the creation of affordable housing, but does not set specific goals with respect to the amount of affordable housing to be created by the project.

The Bayview Hunters Point Area Plan of the San Francisco General Plan identifies affordability as the primary housing issue facing the Bayview. As stated in the General Plan, the Bayview has a low median income relative to the rest of the City, such that to be affordable to most Bayview households, rental housing should be at a cost level affordable to those with 50% of the City's median income and ownership housing should be at a cost level affordable to households earning an amount equal to 80% of the City's medial income.

The Alice Griffith Public Housing is in need of repair and replacement. The Alice Griffith Public Housing site includes vacant land owned by the Housing Authority and provides an opportunity for the Housing Authority to partner in the overall redevelopment of housing in the area

Section 2. Governmental and Public Review and Approval.

Any Integrated Development Plan for the Project Site will be subject to extensive public review and input and require public approvals from the City and various federal and state agencies, which may include among others the San Francisco Redevelopment Agency, the State Department of Parks and Recreation, the San Francisco Housing Authority, the San Francisco Bay Conservation and Development Commission, the State Lands Commission, the State Regional Water Quality Control Board and the U.S. Navy, The implementation of any Integrated Development Plan for the Project Site will also require amendments to the City's General Plan, the existing Bayview Redevelopment Plan and the Shipvard Redevelopment Plan following environmental review under CEOA. As a result of the public review and approval process described here, the boundaries of the Project Site as identified on Exhibit A and the provisions of the Integrated Development Plan as described in the Conceptual Framework and generally described in this Initiative may be materially different at the time of approval. The reference to the Project Site and Integrated Development Plan in this Initiative is intended to refer to both the Project Site and the Integrated Development Plan as they are defined in this Initiative, and as they may be modified in the future as a result of the public review and approval process, including the CEQA process.

Section 3. Purpose.

The purpose of this Initiative is to express the voters' intent that the City and other applicable agencies incorporate a significant affordable housing component into the Integrated Development Plan. The voters wish to encourage all local, state and federal agencies with applicable jurisdiction to take all steps necessary to proceed with an Integrated Development Plan consistent with this Initiative.

Section 4. Policies

It is the Policy of the People of the City that any Integrated Development Plan approved by the City for the Project Site under a new redevelopment plan for the Project Site or through amendments to the Shipyard Redevelopment Plan or Bayview Redevelopment Plan, or both, include the following provisions:

(a) The Integrated Development Plan shall require that at least one-half of all new housing units to be developed in the Project Site over the term of the redevelopment plan be affordable as follows: (1) at least one-sixth of all units shall be affordable to 80% SFMI households; (2) at least one-sixth of all units shall be affordable to 60% SFMI households; and (3) at least one-sixth of all units shall be affordable to 30% SFMI households. For purposes of this subsection (a):

(i) "80% SFMI household," "60% SFMI household," and "30% SFMI household" mean, respectively, a household that earns no more than 80%, 60%, and 30% of the median household income, adjusted for family size, in the City, as calculated by the Mayor's Office of Housing or its successor ("MOH") each year using data from the United States Department of Housing and Urban Development ("HUD") or, if that data is unavailable, from other comparable, publicly available and credible

- (ii) "Affordable" means a residential dwelling offered for rent at a monthly price, including utilities, that does not exceed thirty percent (30%) of household monthly gross income, or offered for sale at a price with a payment for all housing costs that is consistent with MOH's underwriting guidelines. MOH shall develop and maintain guidelines that specify affordability and other requirements, including a minimum household size for dwellings with a certain number of bedrooms or square
- The Integrated Development Plan shall provide that preferences for the affordable housing provided by this Initiative shall be made available for rent or purchase to persons and families of low- and moderate-income in the following order of priority, to the extent permitted by law: (1) any resident in good standing of Alice Griffith Public Housing as of January 1, 2008 or subsequently; (2) persons who have rights to residential relocation assistance under the San Francisco Redevelopment Agency's Certificate of Preference Program as amended by San Francisco Redevelopment Agency Resolution No. 253-98, adopted on December 8, 1998 and others who are entitled to residential relocation assistance under the California Redevelopment Law because they have been displaced from redevelopment project areas in San Francisco; (3) rent burdened or assisted housing residents, defined as persons paying more than 50% of their income for housing, or persons residing in public housing or HUD Section 8 housing; (4) San Francisco residents and (5) members of the general public. Any residency preference authorized under this Section shall be permitted only to the extent that such preference: (a) does not have the purpose or effect of delaying or otherwise denying access to housing based on race, color, ethnic origin, gender, religion, disability, age, or other protected characteristic of any member of an applicant household; and (b) is not based on how long an applicant has resided or worked in the area
- Any rebuilding of Alice Griffith Public Housing as part of the Integrated Development Plan, to the extent allowed under any applicable federal and state laws, (i) shall provide at least one-for-one replacement units targeted to the same income levels as those of the existing

LEGAL TEXT OF PROPOSITION F

residents and (ii) must be phased to ensure that all eligible residents of Alice Griffith Public Housing as of January 1, 2008, have the right to move to new comparable units on the Alice Griffith Public Housing site without being displaced from existing Alice Griffith, Public Housing units until the new replacement units are ready for occupancy; provided, however, this Initiative does not intend to fix income eligibility for Francisco Housing Authority residency or alter any applicable rules or regulations of the San Francisco Housing Authority or of HUD regarding eligibility for residency.

Section 5. Disposition of City Land at Candlestick Point

The Board of Supervisors shall not approve any sale, conveyance or lease of the City-owned land at Candlestick Point, including the property currently used for the existing Monster Park stadium and related parking areas, in connection with the Integrated Development Plan unless the Board of Supervisors finds, following the public review process described in Section 2 of this Initiative, that the Integrated Development Plan is consistent with and incorporates the policies set forth in Section 4 of this Initiative.

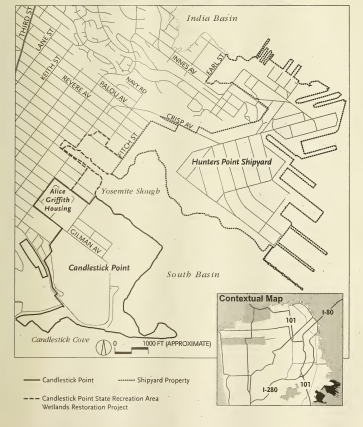
Section 6. Severability

If any provision of this Initiative, or any application of this initiative to any person or circumstance is held invalid, such invalidity shall not affect any provision or application of this Initiative that can be given effect without the invalid provision or application. To this end, the provisions of this Initiative are severable.

(Legal Text of Proposition F includes "Exhibit A" on next page.)

EXHIBIT A

Map of the the Shipyard Property and Candlestick Point



PROPOSITION G

Section I. Title.

This Initiative shall be known and may be cited as the "Bayview Jobs, Parks and Housing Initiative,"

Section 2. Findings.

The People of the City and County of San Francisco (the "City") make the following findings:

- (a) Improving the quality of life of the residents of the Bayview Hunters Point community (the "Bayview") is one of the City's highest priorities. Expediting the revitalization of the Bayview will provide long overdue improvements that also will benefit the City as a whole. Both the Hunters Point Shipyard (the "Shipyard") and Candlestick Point are part of the Bayview and together make up the largest area of underused land in the City. Combining planning and development for the remainder of the Shipyard that is not already underway (the "Shipyard Property") and Candlestick Point as an integrated revitalization project will provide hundreds of acres of much needed public parks and public open space, significant jobs and economic development opportunities, particularly for residents and businesses of the Bayview, and a substantial number of new affordable and market-rate housing units, including a mix of rental and for-sale units. Integrated development of these areas can also provide a world-class site for a new stadium for the San Francisco Forty Niners (the "49ers"), including improvements in transportation and other infrastructure. The Shipyard Property and Candlestick Point, subject to any final adjustments as described in Section 9, are referred to in this Initiative as the "Project Site." A map of these two areas is attached for reference as Exhibit A
- (b) The Shipyard was once a thriving, major maritime industrial center that employed generations of Bayview residents. Following World War II, the Shipyard was a leading hub of employment for the Bayview, providing logistics support, construction and maintenance for U.S. naval operations. At its peak, the Shipyard employed more than 17,000 civilian and military personnel, many of whom lived in the adjacent Bayview neighborhood. In 1974, the United States Department of the Navy (the "Navy") ceased operation of the Shipyard. The closure of the Shipyard had profoundly negative impacts on the economic base of the Bayview, In 1993, the United States Congress passed special legislation that gave the Navy authority to convey the Shipyard to the City.
- (c) Candlestick Point includes: (i) the Alice Griffith Housing Development, also known as Double Rock ("Alice Griffith Housing"), which, although in need of repair or replacement for its residents, has few governmental resources for those repairs; (ii) the Candlestick Point State Recreation Area, much of which is severely under-improved, under-utilized and under-funded, and the restoration and improvement of which has been a long-term goal of the Bayview, the City and the State; and (iii) the City-owned stadium, named Monster Park, that is nearing the end of its useful life.
- The Yosemite Slough, which lies between Candlestick Point and the Shipyard Property, was once a pristine wetland area but has been subject to environmental distress caused by illegal dumping and neglect. The California State Parks Foundation and California State Parks are in the process of implementing the Yosemite Slough Restoration plan, which will reopen the Yosemite Slough to public access, create the largest contiguous wetland area in the City and make the wetlands pristine
- The City's lease of Monster Park to the 49ers is scheduled to expire in May 2013, although the 49ers have the right to extend that date by exercising certain extension options. In the fall of 2006, the 49ers announced their intention to explore relocating to Santa Clara. Since then, the 49ers have continued to evaluate the feasibility of building a new stadium both there and in San Francisco. Regardless of the 49ers' final decision, the City would like to proceed with the integrated revitalization of the Project Site, with or without a new stadium.
- (f) Community and elected officials and San Francisco voters have consistently expressed their support for revitalizing the Project Site

and demanded accountability from the federal government to clean up the Shipyard. In July 1997, the Board of Supervisors adopted and the Mayor approved a redevelopment plan for the Shipyard (the "Shipyard Redevelopment Plan"), and in June 2006, after a ten-year planning process, the Board of Supervisors adopted and the Mayor approved a redevelopment plan covering large portions of the Bayview, including most of Candlestick Point (the "Bayview Redevelopment Plan"). Both those redevelopment plans are designed to create economic development, affordable housing, parks and open space and other community benefits by developing underused lands like those comprising the Project Site. More recently, in May 2007 the Board of Supervisors and the Mayor approved a resolution endorsing a Conceptual Framework for the integrated development of the Project Site with a major mixed-use project, including hundreds of acres of new waterfront parks and open space, thousands of new units of housing, a robust affordable housing program, extensive job-generating retail and research and development space, permanent space for the artist colony that exists in the Shipyard and a site for a new stadium for the 49ers on the Shipyard Property.

(g) In furtherance of the Board's May 2007 resolution and in compliance with the California Environmental Quality Act ("CEQA"), on August 31, 2007 the Redevelopment Agency of the City and County of San Francisco (the "Agency") and the San Francisco Planning Department published a Notice of Preparation of an Environmental Impact Report (the "NOP") and solicited public participation in determining the scope of an Environmental Impact Report ("EIR") for the development of the Project Site. Both the NOP and the Conceptual Framework contemplate that integrated development of the Project Site should proceed whether or not the 49ers elect to build a new stadium on the Project Site and contemplate that, if a new 49ers' stadium is not constructed because the 49ers move to Santa Clara or elsewhere, other uses, including additional green office, science and technology, research and development and industrial space or housing-or a combination of those uses-will be developed on the Project Site instead of the stadium and associated parking.

Section 3. Purpose.

In light of the findings set forth in Section 2 above, the purpose of this Initiative is to express the voters' intent that the City and other applicable agencies move forward with the revitalization of the Project Site to provide tangible benefits for the Bayview in particular and the City generally and a new stadium site for the 49ers. Toward that end, the voters wish to repeal Propositions D and F, establish policies to guide the revitalization planning efforts, authorize the lease or conveyance of Cityowned park land at Candlestick Point under certain conditions and encourage all local, state and federal agencies with applicable jurisdiction to take all steps necessary to proceed with the development of the Project Site consistent with this Initiative

More specifically, the People of the City declare their purposes in enacting this Initiative to be as follows:

- (a) Improving and creating additional public parks and public open space in the Bayview, particularly along the waterfront. This Initiative will permit the City's park property at Candlestick Point, including land currently used for Monster Park and associated surface parking, to be transferred for development consistent with the objectives described in Section 4 below. At the same time, this Initiative requires that any park property transferred by the City be replaced with other public park and public open space property of at least the same size in the Project Site, all as provided in Section 6 below. It also encourages the improvement of the Candlestick Point State Recreation Area and the extension of the Bay Trail along the Project Site's waterfront.
- (b) Improving the quality, availability and affordability of housing in the Bayview. This Initiative encourages the development of new housing in the Project Site with a mix of rental and for-sale units, both affordable and market-rate.
- (c) Improving the quality of Alice Griffith Housing. This Initiative encourages the rebuilding of Alice Griffith Housing as a part of the development of the Project Site, subject to consultation with the resi-

dents of Alice Griffith Housing and to approval by applicable government agencies. If such approvals are obtained and Alice Griffith Housing is included in the integrated development project, such development must be consistent with the objectives in subsection (3) of Section 4 below that relate to Alice Griffith Housing.

(d) Elevating the Project Site into a regional center for green development and the use of green technology. This Initiative encourages the use of green building construction practices and the incorporation of environmental sustainability principles in the design and development of the Project Site, including the use of renewable energy. In addition, this Initiative encourages the inclusion of green development projects on the Project Site, such as green office, research and development or industrial projects, including a green office, science and technology, biotechnology or digital media campus.

(e) Providing commercial opportunities and jobs for the residents of the Bayview. This Initiative encourages and anticipates construction and permanent jobs for local economically disadvantaged residents, particularly in the Bayview, and a range of economic development opportunities, including retail and commercial space.

(f) Encouraging the 49ers to remain in San Francisco. The 49ers are an important source of civic pride and have contributed to the Bayview. They are closely identified with San Francisco, having played in San Francisco since the 1940s and in Candlestick Point since the 1970s. This Initiative encourages the 49ers to remain in San Francisco by providing a world-class site for a new stadium on the Shipyard Property, together with supporting infrastructure.

(g) Repealing the earlier stadium mall framework and financing propositions. In June 1997, the City's voters adopted two ballot measures-Proposition D and Proposition F-relating to stadium and mall development at Candlestick Point, Proposition D authorized the City to use lease financing to borrow up to \$100 million toward building a new stadium at Candlestick Point. Proposition F changed various City zoning and other laws so that a new stadium, an entertainment and regional shopping center and new residential developments could be built. In the fall of 2006 the 49ers decided that the proposed stadium did not meet their needs. The plan envisioned by Propositions D and F for a stadium and adjoining retail and entertainment center partially financed through the use of a \$100 million bond issuance by the City is no longer viable. Accordingly, this Initiative repeals both Propositions D and F.

Section 4. Policies.

It is the Policy of the People of the City that, consistent with the objectives set forth in this Section 4 and subject to the public review process generally described in Sections 5 and 9 below, the City shall encourage the timely development of the Project Site with a mixed-use project that includes the following major uses, together with supporting transportation and other infrastructure improvements (collectively, the "Project"): (i) over 300 acres of public park and public open space improvements, including the improvement of the existing Candlestick Point State Recreation Area, the establishment of a new State park area on the Shipyard Property, the creation of a number of recreation facilities, sports fields and neighborhood-oriented parks and the extension of the Bay Trail along the waterfront of the Project Site; (ii) between about 8,500 and 10,000 residential housing units across the Project Site, including a mix of rental and for-sale units, both affordable and market-rate; (iii) about 600,000 square feet of regional retail on Candlestick Point and about 100,000 square feet of neighborhood-serving retail on the Shipyard Property; (iv) about 2,000,000 square feet of green office, science and technology, biotechnology or digital media office, research and development and industrial uses on the Shipyard Property and about 150,000 square feet on Candlestick Point, with more of such uses on the Project Site if the stadium is not built on the Shipyard Property; (v) if practicable, a site for an arena or other public performance venue; (vi) if the 49ers and the City determine it is feasible to build a new stadium for the 49ers and the 49ers elect in a timely manner to do so, a site on the Shipyard Property for a new National Football League stadium for the 49ers, including green parking surfaces that would both accommodate parking

for stadium events and serve as public playing fields at other times; and (vii) if a new stadium is not built, then additional green office, science and technology, research and development and industrial space, or housing-or a combination of those uses-instead of the stadium and associated parking. Development of the Project Site shall be consistent with the following objectives:

- (1) The integrated development should produce tangible community benefits for the Bayview and the City, and in so doing should:
 - Improve the Candlestick Point State Recreation Area to enhance public access to the waterfront and enjoyment of the Bay.
 - Create new public recreational and public open spaces in the Project Site.
 - Preserve the shoreline of the Project Site primarily for public park and public open space uses, including an extension of the Bay Trail along the Project Site's waterfront.
 - Afford a range of job and economic development opportunities for local, economically disadvantaged individuals and business enterprises, particularly for residents and businesses located in the Bayview.
 - Include neighborhood-serving retail.
 - Subsidize the creation of permanent space on the Shipvard Property for the existing artists.
 - Transform the contaminated portions of the Shipvard Property into economically productive uses or public open space, as appropriate.
 - Encourage the timely development of the Project Site and its public benefits, whether or not the 49ers decide to remain in San Francisco, including developing alternate uses for the stadium site on the Shipyard Property that are consistent with the other objectives set forth in this Section 4, but recognizing that the overall financial feasibility of the development of the Project Site and the phasing of the integrated development depends on the 49ers' vacating the current site of Monster Park, whether to a new stadium on the Shipyard Property or elsewhere outside of the Project Site.
- (2) The integrated development should reunify the Project Site with the Bayview and should protect the character of the Bayview for its existing residents, and in so doing should:
 - Foster the creation of strong commercial, institutional, cultural and urban design ties between the development in the Project Site and the Bayview in particular and the City in general.
 - Provide automobile, public transportation and pedestrian connections between the Shipyard Property and Candlestick Point to facilitate the integration of the Project Site and reunification with the Bayview.
 - Afford substantial affordable housing, jobs and commercial opportunities for existing Bayview residents and businesses.
 - Prohibit, in implementing the Project, the use of eminent domain to acquire any property that is currently residentially zoned, is improved with a building that contains one or more legally occupied dwelling units, is a church or other religious institution, or is publicly owned, including, without limitation, property owned by the Housing Authority of the City and County of San Francisco
- (3) The integrated development should include substantial new housing in a mix of rental and for-sale units, both affordable and market-rate, and encourage the rebuilding of Alice Griffith Housing, and in so doing should:

- Provide substantial opportunities for new affordable housing that is targeted to the lower income levels of the Bayview population, including new units that are suitable for families, seniors and young adults.
- Include housing at levels dense enough to: create a distinctive urban form and at levels sufficient to make the development of the Project Site financially viable, consistent with the objectives stated in subsection (6) below; attract and sustain neighborhood retail services and cultural amenities; create an appealing walkable urban environment served by transit; help pay for transportation and other infrastructure improvements; and achieve economic and public benefits for the Bayview in particular and the City generally.
- Subject to consultation with Alice Griffith Housing residents and the receipt of all required governmental approvals, rebuild Alice Griffith Housing to provide at least one-for-one replacement units targeted to the same income levels as those of the existing residents and ensure that eligible. Alice Griffith Housing residents have the opportunity to move to the new, upgraded units directly from their existing Alice Griffith Housing units without having to relocate to any other area
- Include a mix of stacked flats, attached town homes and-in appropriately selected locations-low-rise, mid-rise and high-rise towers, to help assure the economic feasibility of the development and provide a varied urban design.
- (4) The integrated development should incorporate environmental sustainability concepts and practices, and in so doing should:
 - Apply sustainability principles in the design and development of public open spaces, recreation facilities and infrastructure, including wastewater, storm water, utility and transportation systems.
 - Apply green building construction practices.
 - Include energy efficiency and the use of renewable

 - Encourage green development projects, such as green office, research and development or industrial projects, including a green technology, biotechnology or digital media campus.
- (5) The integrated development should encourage the 49ers - an important source of civic pride - to remain in San Francisco by providing a world-class site for a new waterfront stadium and supporting infrastructure, and in so doing should:
 - Provide parking, transportation, transit and other infrastructure necessary for the operation of the stadium, including automobile, public transit and pedestrian connections between the Shipvard Property and Candlestick Point in order to facilitate the efficient handling of game day traffic.
 - Prohibit the issuance by the City of lease revenue bonds or other debt that will be secured by or repaid from revenues on deposit in the City's General Fund to finance development of the new stadium.
- (6) The integrated development should be fiscally prudent, with or without a new stadium, and in so doing should:
 - Minimize any adverse impact on the City's General Fund relating to the development of the Project Site by relying to the extent feasible on the development to be self-sufficient.
 - Promote financial self-sufficiency by: encouraging

substantial private capital investment; leveraging land value created through the entitlement process for the Project Site; allowing the City or the Agency, subject to the review process generally described in Section 5 below, to contribute real property in the Project Site, so long as the contribution is linked to the provision of public benefits consistent with the objectives in this Section 4 or to the grant of rights to the City or the Agency to share in surplus revenues from development of the Project Site; and permitting the use of certain tax exempt financing tools such as the allocation of property tax-increment from the Project Site, the issuance of tax allocation bonds based on such increment and the issuance of community facilities (Mello-Roos) bonds secured by private property in the Project Site.

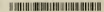
Allow the Agency to use its city-wide Affordable Housing Fund to help finance affordable housing projects in the Project Site.

- Except as provided immediately above, prohibit the use of property tax increment from any part of a redevelopment area outside of the Project Site to finance construction of improvements in the Project
- To the extent feasible, use state and federal funds to pay for environmental remediation on the Project Site and help pay for transportation and other infrastructure improvements, and provide ways for other development projects outside the Project Site to pay their fair share for new infrastructure improvements.

Section 5. Governmental and Public Review of Development Plan. Any development plan proposed for the Project Site, including the Project, will be subject to extensive public review and input. For example, any development plan will require public approvals from the City and the Agency, including conforming amendments to the City's General Plan and the existing Bavview Redevelopment Plan and Shipvard Redevelopment Plan, following environmental review under CEOA. Further, under federal and state laws, aspects of the development plan may also be reviewed by various regional, state and federal agencies, which may include the State Department of Parks and Recreation, the San Francisco Bay Conservation and Development Commission, the State Lands Commission, the State Regional Water Quality Control Board and the Navy.

Section 6. Disposition of City Land at Candlestick Point.

Under San Francisco Charter Section 4.113, the voters of the City approve the following (each a "Permitted Transfer"): (1) the sale, conveyance or lease for non-recreational purposes of any of the park land that is under the jurisdiction of the San Francisco Recreation and Park Commission and located within the boundary of Candlestick Point, including the property currently used in connection with the existing stadium and related parking areas; and (2) the construction, maintenance and use for non-recreational purposes of any structure on such property. Each Permitted Transfer may be free from any restriction that the affected real property be used for park or recreation purposes, so long as: (a) the City's approval of such Permitted Transfer requires a binding obligation to create new public park or public open space land areas, at least equal in size to the real property subject to the Permitted Transfer, that are located in the Project Site; and (b) the Board of Supervisors finds in approving a Permitted Transfer at the conclusion of the review process generally described in Section 5 above, that: (i) new land areas are suitable for public park or public open space and will be dedicated for such uses; and (ii) the Permitted Transfer furthers development of the Project Site consistent with the objectives set forth in Section 4 above. The voters' approvals granted under this Section 6 are not intended to modify or abrogate any existing legal commitment of the City or to limit any other



authority to sell, convey, lease or otherwise transfer any other Cityowned land in the Project Site or to build, maintain or use any such land or structures on such land under any City ordinance or other applicable law.

Section 7. Repeal of Proposition D.

The approval of the voters to lease-finance a stadium development at Candlestick Point, in principal amount not exceeding \$100 million, as more particularly set forth in Proposition D adopted in June 1997, a copy of which is attached for reference as Exhibit B, is repealed in its entirety. Accordingly, the City no longer has voter authority as required under its Charter to issue lease revenue bonds under Proposition D for a stadium development.

Section 8. Repeal of Proposition F.

Proposition F, adopted by the voters on June 3, 1997, a copy of which is attached for reference as Exhibit C, is repealed in its entirety.

Section 9. Implementing Actions.

The People of the City encourage the City, the Agency and other public agencies with applicable jurisdiction to proceed as expeditiously as possible to implement this Initiative, including, but not limited to, adopting land use controls for the Project Site consistent with the objectives set forth in Section 4 above and subject to the review process generally described in Section 5 above.

As a result of the public process generally described in Section 5 above and certain variables, including, for examiple and without limitation, market changes, economic feasibility and the timing of the 49ers departure from Monster Park, the final development plan for the Project Site may be materially different from the Project and the boundaries of the Project Site may be materially different from those identified on the Project Site may be materially different from those identified on Exhibit A. The People of the City encourage the Board of Supervisors and other public agencies with applicable jurisdiction to approve such final development plans at the conclusion of the review process generally described in Section 5 above, so long as the Board of Supervisors and the Mayor then determine that such plans are generally consistent with the objectives set forth in Section 4 above.

Section 10. Interpretation.

The title of this Initiative and the captions preceding the sections of this Initiative are for convenience of reference only. Such title and captions shall not define or limit the scope or purpose of any provision of this Initiative. The use of the terms "including," "such as" or words of similar import when following any general term, statement or matter shall not be construed to limit such term, statement or matter to the specific items or matters, whether or not language of non-limitation is used. Rather, such terms shall be deemed to refer to all other items or matters that could reasonably fall within the broadest possible scope of such statement, term or matter. The use of the term "or" shall be construed to mean and/or.

Section 11. Severability.

If any provision of this Initiative or any application thereof to any person or circumstance is held invalid, such invalidity shall not affect any provision or application of this Initiative that can be given effect without the invalid provision or application. To this end, the provisions of this Initiative are severable.

Attachments:

Exhibit A Map of the Shipyard Property and Candlestick Point

Exhibit B Proposition D (June 1997)

Exhibit C Proposition F (June 1997)

(Legal Text of Proposition G continues on next page.)

EXHIBIT A

Map of the the Shipyard Property and Candlestick Point

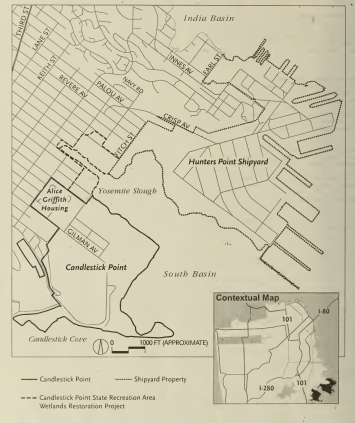


EXHIBIT B PROPOSITION D

SUBMITTING A BALLOT PROPOSITION FOR THIS YEAR'S JUNE 3ND SPECIAL ELECTION, AUTHORIZING THE CITY OF LEASE-FINANCE ASTADIUM EVELOPMENT AT CANDLESTICK POINT, IN PRINCIPAL AMOUNT NOT EXCEEDING \$100,000,000, PROVIDED NO CITY TAXES ARE INCREASED OR NEWLY IMPOSED WITHOUT PROPOSITION 218 VOTER APPROVAL; AND FINDING THE LEASE-REVENUE BOND PROPOSITION IS IN CONFORMITY WITH THE EIGHT PRIORITY POLICIES OF PLANNING CODE SECTION 101.1 AND THE CITY'S GENERAL PLAN.

 RESOLVED, That pursuant to Charter Section 9.108, the Board of Supervisors hereby submits to the electorate of the City and County of San Francisco the following proposition:

Shall the City lease-finance a stadium development at Candlestick Point, in principal amount not exceeding \$100,000,000, provided no City taxes are increased or newly imposed without Proposition 218 voter

The proposition shall be submitted to the electorate at the Special Election to be held on June 3, 1997. The proposition shall be placed on the ballot as a separate proposition in the form set forth above; and, be

- FURTHER RESOLVED, That the stadium development shall consist of the development, acquisition and/or construction of the stadium and related infrastructure, facilities, structures, equipment and furnishings, in whole or in part (collectively, the "Stadium Development"); and, be it
- FURTHER RESOLVED, That the term "infrastructure" shall mean the physical systems and services which support, in whole or in part, the Stadium Development and its users, including, but not limited to, parking, streets, highways, water systems and sewer systems; and, be its parking of the property of th
- FURTHER RESOLVED, That the term "Candlestick Point" shall mean Candlestick Point, the adjacent land and any other lands deemed necessary by the Board of Supervisors for the completion of the Stadium Development; and, be it
- FURTHER RESOLVED. That the authorized principal amount of \$100,000,000 shall be used to finance (1) a portion of the total cost of the Stadium Development; (2) cost of issuance; (3) capitalized interest; (4) reserve accounts; and (5) any other related cost designated by the Board of Supervisors; and, be it
- FÜRTHER RESOLVED, That the City shall not impose any new taxes or increase or extend any existing taxes for the Stadium Development without voter approval to the extent required by Proposition 218 passed by the voters on November 5, 1996; and, be it
- FURTHER RESOLVED. That the Board of Supervisors having reviewed the proposed legislature, finds and declares that the proposed lease-revenue bond proposition is, on balance, in conformity with the General Plan and is consistent with the Eight Priority Policies of the Planning Code Section 101.1 and hereby adopts the findings of the City Planning Department, as set forth in Planning Commission Resolution No. 14295, adopted February 6, 1997 and incorporates said finding by reference; and, be it
- FURTHER RESOLVED, That the City shall not issue the bonds until the following conditions have been negotiated and concluded with the Mayor's Office:
 - The Forty Niners shall provide a written commitment to the City that it will play all of its home games in the stadium until the retirement of the City's bonds for the Stadium Development.
 - A certification from the Controller that the total net proceeds
 of bonds available for construction shall not exceed
 \$100,000,000. The City's contribution for construction shall
 be reduced by any net proceeds received from any tax allocation bonds that the Redevelopment Agency elects to issue
 based on tax increment generated by the Project.

- The City determines, through the Mayor's office, that sufficient financial commitments are in place to construct an adjacent retail shopping center.
- A written commitment to comply with all the requirements of Administrative Code Sections 12B and 12C that are applicable to the Stadium Development, including nondiscrimination in benefits based on domestic partner status.
- A written commitment to provide an opportunity for 1000 permanent jobs at the Project to recipients of general assistance who become eligible through a training program.
- 6. A written commitment to use good faith efforts to provide that 50% of the construction jobs will be held by residents of the Bay-View Hunters Point-South Bayshore Community and 25% of permanent jobs available at the Project will be held by the community residents.
 - A written commitment that the City will only be responsible for no more than 50% of football related operations and maintenance expenses of the stadium, based on a budget approved by the City and the Forty-Niners.
- A written commitment that there will be adequate provision for labor union representation at the project, including a card check neutrality agreement.
- A written commitment to pay any reduction in property tax revenues due to a reassessment to the extent necessary to service any tax allocation bonds issued for the Stadium Development.
- The City, through the Mayor's office, has determined that the City's contribution towards construction of the Project will be provided on a 20/80 prorata basis.
- 11. For purposes of these conditions, Project shall be defined to mean both the Stadium Development and the proposed shopping retail center to be located at Candlestick Point. The Mayor shall deliver a certificate to the Board of Supervisors that the foregoing conditions have been met. Upon the Board of Supervisors approving the issuance of the bonds, such certificate shall be final and conclusive in all respects as to the satisfaction of all the foregoing conditions. Bonds includes bonds, lease-financing arrangements, and certificates of participation.

EXHIBIT C PROPOSITION F

Be it ordained by the People of the City and County of San Francisco:

Section 1. [Policy, Purpose]

It shall be the Policy of the People that a new professional football stadium, retail shopping and entertainment center, and related open space and parking be constructed, developed and operated at Candlestick Point consistent with the following principles:

The San Francisco Forty Niners are an invaluable source of civic pride and an integral part of San Francisco's image as a word-class city. The City and County of San Francisco must take immediate action to ensure that the Forty Niners have a suitable stadium in which to play their home games after the current lease at the existing stadium known as 3COM Park at Candlestick Point (formerly known as Candlestick Park) expires.

The City and County of San Francisco should have a state-of-theart professional football stadium suitable for hosting the National Football League's Super Bowl on a regular basis.

Candlestick Point and the surrounding area is the most suitable location within San Francisco for the construction of a new professional football stadium for the San Francisco Forty Niners and retail shopping and entertainment center that will assist in revitalizing the economy of the Bayview-Hunters Point-South Bayshore area and provide jobs.

The stadium shall be designed and constructed by the San Francisco Forty Niners, or an affiliate thereof, or a developer selected by the San Francisco Forty Niners or an affiliate thereof, through a combination of public and private financing.

The stadium shall be constructed in conjunction with the retail shopping and entertainment center.

The City and County of San Francisco shall retain ownership of the land upon which the stadium and retail shopping and entertainment center shall be built.

The City and County of San Francisco shall enter into one or more ground leases with the San Francisco Forty Niners, or an affiliate thereof, or the developer of the stadium and/or retail shopping and entertainment center, selected by the San Francisco Forty Niners or its affiliate, for the stadium and retail shopping and entertainment center site.

Development of the stadium and retail and entertainment center shall incorporate open space and shall be consistent with the purposes of the Candlestick Point State Recreation Area and the recreational opportunities presently available in that area, including shoreline trails and shoreline access to San Francisco Bay.

The existing stadium shall be demolished once the new stadium is completed and ready for occupancy, provided that the Giants baseball team has relocated to a new facility.

The stadium and retail stopping and entertainment center will produce substantial economic and public benefits for San Francisco residents generally and for the residents and business owners of the Bayview-Hunters Point-South Bayshore community specifically.

The stadium and retail shopping and entertainment center, and all related parking, will satisfy any public trust requirements and restrictions applicable to any portion of the site consisting of former tidelands and submerged lands.

Section 2. [Implementation]

Promptly following the effective date of this ordinance, the City and County of San Francisco, through the Board of Supervisors, the Planning Commission, Redevelopment Agency and other appropriate officials, boards or commissions, shall proceed to cooperate with the San Francisco Forty Niners, or its affiliate, in taking all action necessary to achieve the purposes of this ordinance, including but not limited to assisting in the negotiations for properly acquisition and applying for conforming amendments to all applicable state and regional plans and regulations.

Section 3. [Election Under Charter Section 4.113]

Pursuant to San Francisco Charter Section 4.113, the electors of the City and County of San Francisco hereby approve the least for non-recreational purposes of, and the construction, development, operation, purposes on, any and all of the park land presently under the jurisdiction of the City's Recreation and Park Commission and located within the boundaries of the Candlesitch Fourt Special Use District as defined in this ordinance, including the property currently used for the existing stadium and paved stadium parking.

Section 4. [General Plan; Amendment]

The General Plan of the City and County of San Francisco is hereby amended as follows:

(a) Figure 3 ("Generalized Land Use and Density") of the South Bayshore Area Plan Element shall be amended to redesignate the property generally bounded by Jamestown Avenue Extension, Giants Dive, Gilman Avenue, Arelious Walker Drive (Fichs Street), Caroll Avenue, Griffith Street, and San Francisco Bay, as the "Candlestick Point Special Use District."

(b) Figure 4 ("Candlestick Point Perimeter Proposed Revitalization Area") of the South Bayshore Area Plan Element shall be amended to indicate that the property within the Candlestick Point Special Use District shall be devoted to "Stadium, Commercial, Parking and Open Space" uses.

(c) New Policy 7.4 shall be added to the South Bayshore Area Plan Element to read as follows:

POLICY 7.4

Encourage commercial development within the Candlestick Point Special Use District that will complement a new sports stadium and the other commercial areas within the South Bayshore Area and the City, and that will create job opportunities for South Bayshore residents.

The existing sports stadium within this district may be replaced with a new professional football stadium of a size and character suitable for hosting the National Football League's Super Bowl on a regular basis. The construction of a new football stadium should be accompanied by development of retail and entertainment uses complementary to the stadium that will assist in revitalizing the economy of the area and create employment opportunities for South Bayshore residents. The City should require developers of new uses within the district to make good faith efforts to provide both construction and permanent jobs to South Bayshore residents.

Commercial development within the district should consist primarily of destination-oriented uses that will supplement, and not substitute for, neighborhood-serving retail services within the South Bayshore area and particularly in the Third Street core commercial area. Structures to house retail and entertainment uses within the Candlestick Point Special Use District should be integrally linked to, and should be planned and developed as a comprehensive unit with, the studium complex. The existing shoreline trial should be retained and enhanced. In addition, commercial development within the district should incorporate open space area to the extent feasible. Transportation and transit improvements should be made in conjunction with development within the district. The City, with public input, should coordinate development within the Candlestick Point Special Use District with on-going revitalization efforts for the South Bayshor area.

(d) Map 1 of the Recreation and Open Space Element shall be amended so that all property within the Candlestick Point Special Use District that is shown as property owned by the "Recreation and Park Department" shall be shown instead as property owned by "Other City Departments".

(e) Maps 2, 4, 8 and 9 of the Recreation and Open Space Element shall be amended by deleting all property within the Candlestick Point Special Use District from the "Existing Public Open Space" designation on Maps 2 and 4; the "Public Open Space" designation on Map 8; and the "Public Recreation and Open Space" designation on Map 9.

(f) Map 2 of the Commerce and Industry Element shall be amended to add, a notation for all property within the Candlestick Point Special Use District that states, "Candlestick Point Special Use District; see applicable Planning Code provisions."

(g) Map 4 of the Urban Design Element shall be amended to add a notation for all property within the Candlestick Point Special Use District that states, "Candlestick Point Special Use District; see applicable Planning Code provisions."

(h) The Land Use Index shall be amended to conform to the amendments made above in subsections (a) through (g) in this Section 4.

Section 5. [Special Use District].

Part II, Chapter II of the San Francisco Municipal Code (City Planning Code) is hereby amended by adding Section 249.19 to read as follows:

"Section 249.19 Candlestick Point Special Use District.

A Special Use District entitled the "Candlestick Point Special Use District," the boundaries of which are designated on Sectional Map No. 10 SU of the Zoning Maps of the City and County of San Francisco, and which is generally bounded by Jamestown Avenue Extension, Giants Drive, Gilman Avenue, Arciuous Walker Drive (Fitch Street, Carroll Avenue, Griffith Street, and San Francisco Bay, is hereby established for the purposes set forth below. The following provisions shall apply within the Candlestick Point Special Use District:

(a) Purposes, The following controls, imposed in the Candlestick Fouri Special Use District, shall accommodate the development of a stadium suitable for professional football and the National Football League's Super Bowl ("Stadium") and a retail shopping and entertainment center ("Retail/Entertainment Center"), together with open space and related parking facilities (collectively, the "Combined Project"), as principal uses, and other uses as conditional uses.

- (b) <u>Controls.</u> The specific controls set forth herein shall apply only to the principal uses and conditional uses described in this Section 249.19(b). Any other development not described herein shall be governed by the underlying zoning controls.
- (1) Principal Uses, The following uses shall be permitted as principal uses in this Special Use District:
- (i) Stadium: A stadium, primarily to be used for professional football, but which may also be used for other sporting events or outdoor entertainment events, and which may include other assembly and entertainment uses, and other uses related to the stadium, including retail sales and personal service uses, sports otbab, restaurants and office uses accessory to the stadium (which shall not be deemed an "office development" subject to the provisions of Planning Code Sections 309 through 325 et seq.).
- (ii) Retail/Enteraimment Center: A Retail Enteraimment Center which may include any type or size of retail establishment, restaurant, bar, entertainment use (including but not limited to movie theaters), amusement enterprise (including but not limited to acrades, inglitclubs, bowling alleys, and skating rinks), and amusement park. Principal uses allowed under this subsection (ii) shall be limited to a total of 1,400,000 square fect of occupied floor area.
- (iii) Open Space: Areas devoted to landscaping, shoreline access, horeline trails, and active or passive recreational uses. The areas used for passive or active recreational uses may also be used as temporary parking areas to support stadium events, provided that such areas shall not be paved and shall include drainage and other improvements appropriate for both open space and temporary parking uses.

(iv) Parking: Off-street vehicle parking, provided by surface parking lots or underground or above ground parking garages to serve the Stadium and Retail/Entertainment Center.

- (2) <u>Conditional Uses.</u> The Planning Commission may authorize the following uses within the Special Use District as a conditional use:
- (i) Any principally permitted uses allowed under Section 249.19(b)(1)(ii) which exceed a total of 1,400,000 square feet of occupied floor area.
- (ii) Any use not specified in subsection (b)(1) above and permitted in any C District, as that term is defined in Planning Code Section 102.5.
- (3) Prohibited Uses, Adult entertainment establishments, as defined in Planning Code Section 790.36, massage establishments as defined in Planning Code Section 790.60 and any type of gaming, wagering or gambling establishment, shall not be permitted within the Special Use District.
- (4) Floor Area Ratio. There shall be no floor area ratio limitation for the Combined Project or any approved conditional use.
- (5) Design Review By Planning Commission, Any application for a new structure, or major alteration of an existing structure, to house a use permitted by this section as a principal use under Section 249.19(b)(1) shall be subject to design review and approval by the Planning Commission. The Planning Commission shall approve such application if it finds that the proposed development meets the applicable height, bulk, floor area limitation and parking standards of this Section 249.19(b), and is consistent with the Priority Policies set forth in Planning Code Section 101.1, and that the architectural design of the structures, the landscaping, and the quantity and design of usable open space are appropriate for the intended use, location and purpose of the structure(s). The Planning Commission shall take final action on any completed application for a development permitted by this section within 60 days of its first public hearing on the application. The procedures and criteria in this subsection shall govern in lieu of the discretionary review process set forth in Section 26 of Part III of the San Francisco Municipal Code. The fee for review of any application under this subsection shall be based on the cost of the time and materials (calculated at a rate of \$77/hour as may be adjusted by the Consumer Price Index) up to a maximum fee of \$14,800.

- (6) Parking, Parking shall be governed by Article 1.5 of the Planning Code unless otherwise specified in this subsection.
- (i) Planning Čode Section 159 and subsections (a), (b), (h) and (p) of Planning Code Section 155 shall not apply to parking provided within the Special Use District. Planning Code Sections 155(i) and (j) shall apply only to the amount of parking required under Section 151
- (ii) For the purposes of calculating minimum required parking under Planing Code Section 151, in no case shall the total number of required parking spaces for the Combined Project exceed the greater of either the parking spaces calculated for the Stadium or the parking spaces calculated for the Retail/Entertainment Center, standing alone.
- (7) Appeal. The Planning Commission's determination on the design of the Combined Project pursuant to Section 249.19(b)(5) shall be a final determination on all design issues, except that the Arts Commission shall review the design, if required by Charter Section 5.103. Notwithstanding the provisions of Section 26 of Part III of the San Francisco Municipal Code, review by the Board of Appeals on the issuance of any demolition permit, building or site permit in this Special Use District shall be limited to compliance with the San Francisco Building Code. Health Code and Fire Code.
- (c) State Park Land, To the extent any land owned or otherwise under the jurisdiction or control of the California Department of Park and Recreation is included within the boundaries of the Special Use District, any development on such land shall be consistent with the purpose of the Candlestick Point State Recreation Area and shall continue to make available to the people the recreational opportunities; that are offered by the shoreline, waters and environment of San Francisco Bay. To this end, no development shall be permitted within 120 feet of the shoreline of the San Francisco Bay, as measured at mean low tide. Section 6. [Height Limit; Exceptions]
- (a) Part II, Chapter II of the San Francisco Municipal Code (City Planning Code) is hereby amended by adding Section 263.14 to read as follows:
- "Section 263.14. Height Restrictions for Candlestick Point Special Use District.
- In the 60/150-200-X Height and Bulk District as designated on Sectional Map No. 10H of the Zoning Map, the height limit shall be 60 feet, except that heights up to 200 feet shall be permitted for any stadium use permitted within the Candlestick Point Special Use District. An exception to the 60 foot height limit may be granted by the Planning Commission as a conditional use within the Candlestick Point Special Use District up to a maximum height of 150 feet. In the event any stadium constructed within the Special Use District is integrated into a retail shopping center or other structure, any transitional structures which connect or otherwise attach the stadium to the other structure shall be considered part of the stadium for purposes of determining the permissible height of the transitional structures within the Candlestick Point Special Use District shall be exempt from the provisions of Planning Code Section 295.
- (b) Part II, Chapter II of the San Francisco Municipal Code (City Planning Code) is hereby amended by adding subsection (L) to Section 260(b)(1) to enact the following exemption from height limits otherwise established by the City Planning Code:
- "(L) In the Candlestick Point Special Use District, light standards for the purpose of the lighting the stadium, scoreboards associated with the stadium, and flagpoles and other ornamentation associated with the stadium."

Section 7. [Signs.]

Part II, Chapter II of the San Francisco Municipal Code (City Planning Code) is hereby amended by adding Section 608.51 to read as follows:

"Section 608.4A. Signs for Uses Within the Candlestick Point Special Use District.

Any sign that directs attention to a business, commodity, service, industry or other activity that is or will be sold, offered or conducted

within the Candlestick Point Special Use District and that either is greater than 200 square feet in area or extends above the roofline of the building upon which the sign is located ("SUD Sign") shall be permitted within the Candlestick Park Special Sign District if approved by the Planning Commission as a conditional use. Planning Code Sections 608.4, 608.5 and 609.2, or any other regulation applicable to signs within the Candlestick Park Special Sign District, shall not apply to SUD Signs. SUD Signs shall conform to the restrictions set forth in Planning Code Section 607 for signs in C-3 Districts, except that there shall be no height limit for SUD Signs. The Planning Commission may authorize an SUD Sign as a conditional use if the design of the sign and any associated sign structure is appropriate for the intended use and location. This criterion shall be in lieu of the criteria set forth in Planning Code Section 303(c)(1) through (4). Any scoreboard or sign within a stadium located in the Candlestick Point Special Use District shall be exempt from regulation under Article 6 of the Planning Code. Principally permitted signs within the Special Use District shall be consistent with a sign program submitted and approved by the Planning Commission as part of the design review process for the Candlestick Point Special Use District.

Section 8. [Special Use District Boundaries; Zoning Maps]

(a) The boundaries of the Candlestick Point Special Use District created by this Ordinance are shown in Figure 1 attached hereto, which is provided for general orientation purposes only.

(b) Special Use Map. Part II. Chapter II of the San Francisco Municipal Code (City Planning Code) is hereby amended by amending Sectional Map No. 10 SU of the Zoning Maps of the City and County of San Francisco to include the Candlestick Point Special Use District, the boundaries of which are hereinafter described.

The Special Use District shall include property bounded as follows, with street boundaries following the centerline of the referenced streets: Beginning at the point which is the intersection of Giants Drive and Gilman Avenue (the point of beginning), along Gilman Avenue to Arelious Walker Drive (also known as Fitch Street), along Arelious Walker Drive to Carroll Avenue, along Carroll Avenue to Griffith Street (a mapped but unconstructed street), along Griffith Street to the San Francisco Bay shoreline, then continuing south along the San Francisco Bay shoreline to Alvord Street (a mapped but unconstructed street), then continuing south and west along a line extending from Alvord Street to the San Francisco Bay shoreline, continuing east along the San Francisco Bay shoreline to Coleman Street (a mapped but unconstructed street), then north and east along Coleman Street to Jamestown Avenue Extension, then along the Jamestown Avenue Extension to the farthest west point of Assessor's Block No. 5000, then along the north west border of Assessor's Block No. 5000 to Giants Drive, then along Giants Drive to the intersection of Giants Drive and Gilman Avenue (the point of beginning).

Existing	Use District
Use Districts	Hereby Approved
P. M-1, M-2,	To Existing Use Districts Add the Candlestick
RH-2	Point Special Use District Overlay

(c) Height and Bulk. Part II. Chapter II of the San Francisco Micropal Code (City Planning Code) is hereby amended by amending Sectional Map No. 10 H of the Zoning Maps to enact the following changes in the height and bulk classifications for the property within the Candlestick Point Special Use District, as more particularly described in subsection (b) in this Section 8.

Height and Bulk Districts to be Superseded	Height and Bulk District Hereby Approved
OS: 40-X	60/150-200-X

Section 9. [Waterfront Plan]

Chapter 61 of the San Francisco Administrative Code ("Waterfront Land Use"), adopted by the People of the City and County of San Francisco pursuant to Proposition H, is hereby amended as follows:

(a) Section 61.2(d) shall be amended by adding the following subsection:

"(3) This provision shall not be applicable to any new development within the Candlestick Point Special Use District."

(b) Section 61.4 shall be amended by adding the following subsection:

"(i) Within the Candlestick Point Special Use District, any use that is permitted as a principal or conditional use under Planning Code Section 249.19."

Section 10. [Public Contracting Provisions]

Notwithstanding any provision of the San Francisco Municipal Code (the "Municipal Code") or any other ordinance or regulation of the City and County of San Francisco to the contrary, the Stadium, Retail/ Entertainment Center and related physical improvements and infrastructure to be constructed in the Candlestick Point Special Use District shall not be deemed to be a "public work or improvement" as that term or any similar term is used in any provision of the Municipal Code or any other ordinance or regulation of the City and County of San Francisco, including but not limited to, Chapter 6 of the San Francisco Administrative Code. No provision of the Municipal Code, nor any other ordinance or regulation of the City and County of San Francisco shall be deemed to require the person or entities, including the City and County of San Francisco, constructing any portion or all of the Stadium, Retail/ Entertainment Center and related improvements and infrastructure, to follow any particular procedure, comply with any bidding or advertising requirements, or otherwise engage in any particular practice with respect to the selection of contractors or sub-contractors for the award of contracts or subcontracts for the design, construction, purchase of materials, management or operation of any portion or all of the stadium, retail shopping and entertainment center and associated improvements; provided, however, the design and construction of the Stadium, Retail/Entertainment Center and related improvements and infrastructure shall be subject to the applicable provisions of Chapter 12B, 12C and 12D of the San Francisco Administrative Code and to the terms and conditions of any public financing and the ground lease or leases. It is the intent of the people of the City and County of San Francisco, in adopting this section of this Ordinance, that the design and construction of the Stadium, Retail/ Entertainment Center and related improvements and infrastructure shall be done in an expeditious manner, and shall not be undertaken as if such design and construction were the design and construction of conventional public work or improvement. This section shall be liberally construed to fulfill this intent.

Section 11. [Redevelopment Agency]

The Candlestick Point Special Use District is within the South Bayshore Redevelopment Survey Area. In the event that a Redevelopment Project Area is adopted which includes the Combined Project, the Combined Project shall be subject to the authority of the Redevelopment Agency of the City and County of San Francisco authority pursuant to state law.

Section 12. [Compliance With Laws]

Except as otherwise specified herein, the construction of the Combined Project shall be subject to all federal, state and local laws, ordinances and regulations (as the same may be amended), including but not limited to the California Environmental Quality Act (Public Resources Code Section 21000, et seq.).

Section 13. [Amendment]

Any provision of this ordinance may be amended by the Board of Supervisors and shall not require the vote of the electors of the City and County of San Francisco, provided that such amendments are consistent with the purpose and intent of this ordinance. Section 14. [Severability]

If any provision of this ordinance, or any application thereof to any person or circumstance, is held invalid, such invalidity shall not affect any provision or application of this ordinance that can be given effect without the invalid provision or application. To this end, the provisions of this ordinance are severable.

PROPOSITION H

Ordinance amending Chapter 1 of Article I of the Campaign and Governmental Conduct Code by amending section 1.126 to prohibit elected officials and their controlled committees from soliciting or accepting contributions from certain City contractors.

Note: Additions are single-underline italics Times New Roman; deletions are strikethrough italies Times New Roman. Board amendment additions are double underlined. Board amendment deletions are strikethrough normal.

Be it ordained by the People of the City and County of San Francisco:

Section 1. The San Francisco Campaign and Governmental Conduct Code is hereby amended by amending Section 1.126, to read as

SEC. 1.126. CONTRIBUTION LIMITS - CONTRACTORS DOING BUSINESS WITH THE CITY.

(a) Definitions. For purposes of this Section, the following words and phrases shall mean:

(1) "Person who contracts with" includes any party or prospective party to a contract, as well any member of that party's board of directors, its chairperson, chief executive officer, chief financial officer, chief operating officer; any person with an ownership interest of more than 20 percent in the party; any subcontractor listed in a bid or contract; and any committee, as defined by this Chapter, that is sponsored or controlled by the party, provided that the provisions of Section 1.114 of this Chapter governing aggregation of affiliated entity contributions shall apply only to the party or prospective party to the contract.

(2) "Contract" means any agreement or contract, including any amendment or modification to an agreement or contract, with the City and County of San Francisco, a state agency on whose board an appointee of a City elective officer serves, the San Francisco Unified School District, or the San Francisco Community College District for:

(A) the rendition of personal services,

(B) the furnishing of any material, supplies or equipment,
(C) the sale or lease of any land or building, or

(D) a grant, loan or loan guarantee.

(3) "Board on which an individual serves" means the board to which the officer was elected and any other board on which the elected officer serves.

- (b) Prohibition on contribution. No person who contracts with the City and County of San Francisco, a state agency on whose board an appointee of a City elective officer serves, the San Francisco Unified School District or the San Francisco Community College District,
 - (1) Shall make any contribution to:
- (A) An individual holding a City elective office if the contract must be approved by such individual, the board on which that individual serves or a state agency on whose board on which an appointee of that individual serves:
 - (B) A candidate for the office held by such individual; or
- (C) A committee controlled by such individual or candidate (2) Whenever the agreement or contract has a total anticipated or actual value of \$50,000.00 or more, or a combination or series of such agreements or contracts approved by that same individual or board have a value of \$50,000.00 or more in a fiscal year of the City and County
- (3) At any time from the commencement of negotiations for such contract until-

- The termination of negotiations for such contract; or
- (B) Six months have elapsed from the date the contract is approved.
- (c) Prohibition on receipt of contribution. No individual holding City elective office or committee controlled by such an individual shall solicit or accept any contribution prohibited by subsection (b) at any time from the formal submission of the contract to the individual until the termination of negotiations for the contract or six months have elapsed from the date the contract is approved. For the purpose of this subsection, a contract is formally submitted to the Board of Supervisors at the time of the introduction of a resolution to approve the contract.
- (d) Forfeiture of contribution. In addition to any other penalty, each committee that receives a contribution prohibited by subsection (c) shall pay promptly the amount received or deposited to the City and County of San Francisco and deliver the payment to the Ethics Commission for deposit in the General Fund of the City and County: provided that the Commission may provide for the waiver or reduction of the forfeiture.
 - (ee) Notification.
- (1) Prospective Parties to Contracts. Any prospective party to a contract with the City and County of San Francisco, a state agency on whose board an appointee of a City elective officer serves, the San Francisco Unified School District or the San Francisco Community College District shall inform each person described in subsection (a)(1) of the prohibition in subsection (b) by the commencement of negotiations for such contract.
- (2) Individuals Who Hold City Elective Office. Every individual who holds a City elective office shall, within five business days of the approval of a contract by the officer, a board on which the officer sits or a board of a state agency on which an appointee of the officer sits, notify the Ethics Commission, on a form adopted by the Commission, of each contract approved by the individual, the board on which the individual serves or the board of a state agency on which an appointee of the officer sits. An individual who holds a City elective office need not file the form required by this subsection if the clerk or secretary of a board on which the individual serves or a board of a state agency on which an appointee of the officer serves has filed the form on behalf of the board.

Important Election Dates for the June 3, 2008 Consolidated Statewide Direct Primary Election

Deadline to register to vote (see page 16):	May 19, 5 p.m.
▶ Deadline to change party affiliation (see page 6):	May 19, 5 p.m.
▶ Deadline to notify Department of Elections of address change: (see page 16)	May 19, 5 p.m.
First day of Early Voting at City Hall (see page 7):	May 5
▶ Weekend Early Voting at City Hall (see page 7):	May 24-25 May 31-June 1
Deadline to request a vote-by-mail ballot (see page 7):	May 27, 5 p.m.
▶ Deadline for new citizens to register and vote (see page 16):	May 27, 5 p.m.
▶ Election Day:	June 3, 7 a.m. to 8 p.m.

Ballot Worksheet

Fill in your choices - Cut out and take with you to the polls

Not all voters are eligible to vote on all partisan contests. Your sample ballot includes the contests for which you are eligible to vote. For more information, see page 6 and your sample ballot.

OFF	ICES	
PARTISAN OFFICES		
United States Representative	Vote for one	
State Senator	Vote for one	
Member, State Assembly	Vote for one	
Members, County Central Committee	The spaces to the right ollow for the maximum number of Country Central Committee confidiotes for which any voter may vote. Please refer to your sample bollot for the number of condidotes for which you may vote.	
NONPARTISAN OFFICES		-
Judge of the Superior Court, Seat #12	Vote for one	
otes:		

Y

Ballot Worksheet (continued)

Fill in your choices - Cut out and take with you to the polls

PROPOSITIONS			
TITLE	YES	NO	
98: Eminent Domain. Limits on Government Authority. Initiative Constitutional Amendment.			
99 : Eminent Domain, Limits on Government Acquisition of Owner-Occupied Residence. Initiative Constitutional Amendment.			
A : School Parcel Tax			
B Changing Qualifications for Retiree Health and Pension Benefits and Establishing a Retiree Health Care Trust Fund			
Forfeiture of Retirement Benefits for Conviction of a Crime Involving Moral Turpitude in Connection with City Employment	·		
D : Appointments to City Boards and Commissions			
Requiring Board of Supervisors' Approval of Mayor's Appointments to the Public Utilities Commission and Creating Qualifications for Commission Members			
Affordable Housing Requirement for the Candlestick Point and Hunters Point Shipyard Mixed-Use Development Project ,			
G : Mixed-Use Development Project for Candlestick Point and Hunters Point Shipyard			
H : Prohibiting Elected Officials, Candidates, or Committees They Control from Soliciting or Accepting Contributions from Certain City Contractors			

Notes:	
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38-CP174-EN-J08



The Department of Elections makes every effort to print Candidate Statements and Proposition Arguments <u>exactly</u> as submitted – mistakes and all.



However, with all the items that are included in the Voter Information Pamphlet, it is possible that we have made a mistake of some kind in the layout and printing process. If we learn of any substantial errors on our part after the pamphlet has been printed and mailed out, we will publish a correction notice in local newspapers in the days preceding the election.

If necessary, a correction notice will appear in the Public Notices section of the *San Francisco Chronicle* and in *Sing Tao Daily* on May 20, 21 and 22, in *El Reportero* on May 21 and in *El Mensajero* on May 25.

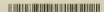
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SAN FRANCISCO VOTER INFORMATION PAMPHLET

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IMPORTANT NOTICE TO ALL VOTERS

BE SURE YOUR VOTE COUNTS! VOTE AT YOUR ASSIGNED POLLING PLACE, OR VOTE BY MAIL.

It is important for you to vote at your assigned polling place. Your ballot is created to include all candidates and contests for which you are eligible to vote. The candidates and contests that appear on your ballot are determined by the address at which you are registered to vote. If you vote outside of your assigned polling place, only contests for which you are eligible to vote can be counted.

THE LOCATION OF YOUR POLLING PLACE IS PRINTED ON THE BACK COVER OF THIS PAMPHLET!

If you are not able to vote at your assigned polling place on Election Day, or would like to vote early, please do one of the following:

- 1. Vote by mail (see the Vote-by-Mail Application on the back cover of this pamphlet); or
- 2. Vote at the early voting counter located at the Department of Elections in City Hall, Room 48.
 - Monday-Friday (except holidays), May 5-June 2, 8 a.m.-5 p.m.;
 - Saturday-Sunday, May 24–25 and May 31–June 1, 10 a.m.–4 p.m.; and
 - Election Day, Tuesday, June 3, 2008, 7 a.m.–8 p.m.

If you have any questions, please visit our Web site at www.sfgov.org/elections or call us at 415-554-4375.

Return Address:	Place a First Class stamp here. Post Office will not deliver
	without one.

Did you sign the other side of your Vote-by-Mail Application?



DIRECTOR OF ELECTIONS
DEPARTMENT OF ELECTIONS
1 DR CARLTON B GOODLETT PLACE ROOM 48
SAN FRANCISCO CA 94102-4634

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DEPARTMENT OF ELECTIONS

City and County of San Francisco
1 Dr. Carlton B. Goodlett Place, Room 48
San Francisco, CA 94102-4634
www.sfgov.org/elections



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California
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CHANGE SERVICE REQUESTED

Check Your Polling Place Address Below 請在此頁下面查找你的投票站地址 Verifique la dirección de su lugar de votación indicada abajo

Congressional District 8 State Senate District 3 Assembly District 13

Ballot Type 08

Your Polling Place Address Is: 你的投票站地址是: La dirección de su lugar de votación es:



Access:

Are the entryway and the voting area accessible?
入口和投票區是否出入方便?
¿Son accesibles la entrada y el área de votación?

For additional accessibility information, please call 415-554-4375. 欲知更多關於方便出入投票站的資訊,請致電 415-554-4367。 Para más información sobre accesibilidad, por favor llame al 415-554-4366.

Party Registration 黨派登記 Afiliación política

This Vote-by-Mail Ap	plication must be in the I	Department of Elections	office by 5 p.m.	on May 27, 200

If you are a Permanent Vote-by-Mail Voter, you DO NOT need to send in this application. A ballot will be sent to you automatically. 如果你是永久郵寄投票的選民,你**不必**寄送本申請表。我們會自動寄選票給你。

Si usted ya es un Elector de Voto por Correo Permanente, NO necesita enviar esta solicitud. Se le enviará una boleta automáticamente.

Check here if you wish to become a Permanent Vote-by-Mail Voter (for information, see page 7).
如果你想申請成為永久郵寄投票的選民,請勾選此處 (請參閱第7頁的說明)。

Marque aquí si desea ser un Elector de Voto por Correo Permanente (para más información, vea la página 7).

將來的選舉,我想收到中文版的選民資料手冊: Deseo recibir futuros folletos en español: Deseo recibir futuros en español: Deseo recib

Print Name

Address (Residential Street)

Mailing Address (If different from Mailing Address printed below)

San Francisco CA 941

Daytime Phone

Evening Phone

City, State, Zip Code Country

I certify under penalty of perjury that this information is true and correct. / 本人依照偽證罪法例宣誓,所填資料真實無誤。 /

Certifico bajo pena de perjurio que esta información es verídica y correcta.

Sign Here / 在此簽名 / Firme aquí

/ /(

We must have your signature - Do not print / 我們一定要有你的簽名 - 不要楷寫 / Debemos recibir su firma - No escriba en letra de molde

Date / 日期 / Fecha

Mailing Address

الباليان الماليان المناطان المناطين المناط







